Sec. 2. Title 32 of the United States Code, entitled "National Guard", is revised, codified, and enacted into law, and may be cited as "Title 32, United States Code, § —", as follows:

TITLE 32.—NATIONAL GUARD

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CHAPTER 1.—ORGANIZATION

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§ 101. Definitions

In addition to the definitions in sections 1-5 of title 1, the following definitions apply in this title:

"Territory" means Alaska, Hawaii, or any Territory organized after this title is enacted, so long as it remains a Territory.
 "National Guard" means the Army National Guard and

the Air National Guard.

(3) "Army National Guard" means that part of the organized militia of the several States and Territories, Puerto Rico, the Canal Zone, and the District of Columbia, active and inactive, that—

(A) is a land force;

(B) is trained, and has its officers appointed, under the sixteenth clause of section 8, article I, of the Constitution;

(C) is organized, armed, and equipped wholly or partly

at Federal expense; and
(D) is federally recognized.

(4) "Army National Guard of the United States" means the reserve component of the Army all of whose members are members

of the Army National Guard.

(5) "Air National Guard" means that part of the organized militia of the several States and Territories, Puerto Rico, the Canal Zone, and the District of Columbia, active and inactive, that—

(A) is an air force;

(B) is trained, and has its officers appointed, under the sixteenth clause of section 8, article I, of the Constitution;

(C) is organized, armed, and equipped wholly or partly at

Federal expense; and

(D) is federally recognized.

(6) "Air National Guard of the United States" means the reserve component of the Air Force all of whose members are members of the Air National Guard.

(7) "Officer" means commissioned or warrant officer.(8) "Enlisted member" means a person enlisted in, or inducted, called, or conscripted into, an armed force in an enlisted grade.

(9) "Grade" means a step or degree, in a graduated scale of office or military rank, that is established and designated as a grade by law or regulation.

(10) "Rank" means the order of precedence among members

of the armed forces.

(11) "Active duty" means full-time duty in the active military service of the United States. It includes such Federal duty as duty on the active list, full-time training duty, annual training duty, and attendance, while in the active military service, at a school designated as a service school by law or by the Secretary of the military department concerned.

(12) "Supplies" includes material, equipment, and stores of

all kinds.

(13) "Shall" is used in an imperative sense.

(14) "May" is used in a permissive sense. The words "no person may . . ." mean that no person is required, authorized, or permitted to do the act prescribed.

(15) "Includes" means "includes but is not limited to".

(16) "Pay" includes basic pay, special pay, incentive pay, retired pay, and equivalent pay, but does not include allowances.

§ 102. General policy

In accordance with the traditional military policy of the United States, it is essential that the strength and organization of the Army National Guard and the Air National Guard as an integral part of the first line defenses of the United States be maintained and assured at all times. Whenever Congress determines that more units and organizations are needed for the national security than are in the regular components of the ground and air forces, the Army National Guard of the United States and the Air National Guard of the United States, or such parts of them as are needed, together with such units of other reserve components as are necessary for a balanced force, shall be ordered to active Federal duty and retained as long as so needed.

§ 103. Branches and organizations

The Army National Guard of each State and Territory, Puerto Rico, the Canal Zone, and the District of Columbia includes such members of the staff corps corresponding to the staff corps of the Army as the Secretary of the Army may authorize.

§ 104. Units: location; organization; command

(a) Each State and Territory, Puerto Rico, and the Canal Zone may fix the location of the units and headquarters of its National Guard.

(b) Except as otherwise specifically provided in this title, the organization of the Army National Guard and the composition of its units shall be the same as those prescribed for the Army, subject, in time of peace, to such general exceptions as the Secretary of the Army may authorize; and the organization of the Air National Guard and the composition of its units shall be the same as those prescribed for the Air Force, subject, in time of peace, to such general exceptions as the Secretary of the Air Force may authorize.

(c) To secure a force the units of which when combined will form complete higher tactical units, the President may designate the units of the National Guard, by branch of the Army or organization of the Air Force, to be maintained in each State and Territory, Puerto Rico, the Canal Zone, and the District of Columbia. However, no change in the branch, organization, or allotment of a unit located entirely within a State may be made without the approval of its governor.

(d) To maintain appropriate organization and to assist in training and instruction, the President may assign the National Guard to divisions, wings, and other tactical units, and may detail commissioned officers of the National Guard or of the Regular Army or the Regular Air Force, as the case may be, to command those units. However, the commanding officer of a unit organized wholly within a State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia may not be displaced under this subsection.

(e) To insure prompt mobilization of the National Guard in time of war or other emergency, the President may, in time of peace, detail a commissioned officer of the Regular Army to perform the duties of chief of staff for each fully organized division of the Army National Guard, and a commissioned officer of the Regular Air Force to perform the duties of the corresponding position for each fully organized

wing of the Air National Guard.

(f) Unless the President consents—

(1) an organization of the National Guard whose members have received compensation from the United States as members

of the National Guard may not be disbanded; and

(2) the actual strength of such an organization in commissioned officers or enlisted members may not be reduced below the minimum strength prescribed by the President.

§ 105. Inspection

(a) The Secretary of the Army shall have an inspection made at least once a year by inspectors general, or, if necessary, by any other commissioned officers of the Regular Army detailed for that purpose, to determine whether—

(1) the amount and condition of property held by the Army

National Guard are satisfactory;

(2) the Army National Guard is organized as provided in this

(3) the members of the Army National Guard meet prescribed physical and other qualifications;

(4) the Army National Guard and its organization are properly uniformed, armed, and equipped and are being trained and instructed for active duty in the field, or for coast defense; and

(5) Army National Guard records are being kept in accord-

ance with this title.

The Secretary of the Air Force has a similar duty with respect to the

Air National Guard.

(b) The reports of inspections under subsection (a) are the basis for determining whether the National Guard is entitled to the issue of military property as authorized under this title and to retain that property; and for determining which organizations and persons'constitute units and members of the National Guard.

§ 106. Annual appropriations

Sums will be appropriated annually, out of any money in the Treasury not otherwise appropriated, for the support of the Army National Guard and the Air National Guard, including the issue of arms, ordnance stores, quartermaster stores, camp equipage, and other military supplies, and for the payment of other expenses authorized by law.

§ 107. Apportionment of appropriations

(a) Appropriations for the Army National Guard under section 106 of this title shall be apportioned among the States and Territories, Puerto Rico, the Canal Zone, and the District of Columbia under equitable procedures to be prescribed by the Secretary of the Army and in direct ratio to the respective actual strengths in enlisted members of the active Army National Guard in those jurisdictions on the date of apportionment. Appropriations for the Air National Guard under section 106 of this title shall be apportioned among the States and Territories, Puerto Rico, the Canal Zone, and the District of Columbia under equitable procedures to be prescribed by the Secretary of the Air Force and in direct ratio to the respective actual strengths in enlisted members of the active Air National Guard in those jurisdictions on the date of apportionment.

(b) Under such regulations as the Secretary concerned may pre-

scribe, apportioned appropriations are available for-

(1) the necessary expenses of members of a regular or reserve component of the Army or the Air Force traveling on duty in

connection with the National Guard;

(2) the necessary expenses of officers of the Regular Army or the Regular Air Force on duty in the National Guard Bureau or with the Army General Staff or the Air Staff, traveling to and from annual conventions of the National Guard Association of the United States or the Adjutants General Association;

(3) the transportation of supplies furnished to the National

Guard as permanent equipment;

(4) the office rent and necessary office expenses of officers of a regular or reserve component of the Army or the Air Force on duty with the National Guard;

(5) the expenses of the National Guard Bureau, including

clerical services;

(6) the promotion of rifle practice, including the acquisition, construction, maintenance, and equipment of shooting galleries and suitable target ranges;

(7) such incidental expenses of authorized encampments, maneuvers, and field instruction as the Secretary considers neces-

sary; and

(8) other expenses of the National Guard authorized by law.
(c) The expenses of enlisted members of the Regular Army or the Regular Air Force on duty with the National Guard shall be paid from appropriations for the Army National Guard or the Air National Guard, as the case may be, but not from the allotment of a State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia. Payable expenses include allowances for subsistence and quarters under sections 251 and 252 of title 37 and expenses for medicine and medical attendance.

§ 108. Forfeiture of Federal benefits

If, within a time to be fixed by the President, a State does not comply with or enforce a requirement of, or regulation prescribed under, this title its National Guard is barred, wholly or partly as the President may prescribe, from receiving money or any other aid, benefit, or privilege authorized by law.

§ 109. Maintenance of other troops

(a) In time of peace, a State or Territory, Puerto Rico, the Virgin Islands, the Canal Zone, or the District of Columbia may maintain no troops other than those of its National Guard and State defense forces.

(b) Nothing in this title limits the right of a State or Territory, Puerto Rico, the Virgin Islands, the Canal Zone, or the District of Columbia to use its National Guard or its State defense forces within its borders in time of peace, or prevents it from organizing and maintaining police or constabulary.

§ 110. Regulations

The President shall prescribe regulations, and issue orders, necessary to organize, discipline, and govern the National Guard.

CHAPTER 3.—PERSONNEL

Sec.

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- 326. Courts-martial of National Guard not in Federal service: composition, jurisdiction, and procedures.
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330. Confinement instead of fine.

331. Dismissal or dishonorable discharge.

332. Compelling attendance of accused and witnesses.

333. Execution of process and sentence.

§ 301. Federal recognition of enlisted members

To be eligible for Federal recognition as an enlisted member of the National Guard, a person must have the qualifications prescribed by the Secretary concerned for the grade, branch, position, and type of unit or organization involved. He becomes federally recognized upon enlisting in a federally recognized unit or organization of the National Guard.

§ 302. Enlistments

Original enlistments in the National Guard are for three years, and reenlistments for one or three years. However, if an emergency is declared by Congress, the President may, by proclamation, extend an enlistment until six months after the termination of that emergency.

§ 303. Active and inactive enlistments and transfers

(a) Under regulations to be prescribed by the Secretary of the Army, a person qualified for enlistment in the active Army National Guard may be enlisted in the inactive Army National Guard for a single term of one or three years. Under regulations prescribed by the Secretary of the Air Force, a person qualified for enlistment in the active Air National Guard may be enlisted in the inactive Air National

Guard for a single term of one or three years.

(b) Under such regulations as the Secretary of the Army may prescribe, an enlisted member of the active Army National Guard, not formerly enlisted in the inactive Army National Guard, may be transferred to the inactive Army National Guard. Under such regulations as the Secretary of the Air Force may prescribe, an enlisted member of the active Air National Guard, not formerly enlisted in the inactive Air National Guard, may be transferred to the inactive Air National Guard. Under such regulations as the Secretary concerned may prescribe, a person enlisted in or transferred to the inactive Army National Guard or the inactive Air National Guard may be transferred to the active Army National Guard or the active Air National Guard, as the case may be.

(c) A person enlisted in the inactive Army National Guard or inactive Air National Guard is not entitled to pay under section 301 of

(d) In time of peace, no enlisted member may be required to serve for a period longer than that for which he enlisted in the active or inactive National Guard.

§ 304. Enlistment oath

Each person enlisting in the National Guard shall sign an enlist-

ment contract and subscribe to the following oath:

"I do hereby acknowledge to have voluntarily enlisted this day of _____, 19___, in the _____ National Guard of the State of _____ for the period of year(s), under the conditions prescribed by law, unless

sooner discharged by proper authority.

do solemnly swear (or affirm) that I will bear true faith and allegiance to the United States of America and to the State of __. that I will serve them honestly and faithfully against all their enemies whomsoever; and that I will obey the orders of the President of the United States and the Governor of and the orders of the officers appointed over me, according to law and regulations."

The oath may be taken before any officer of the National Guard of the State or Territory, or of Puerto Rico, the Canal Zone, or the District of Columbia, as the case may be, or before any other person authorized by the law of the jurisdiction concerned to administer

oaths of enlistment in the National Guard.

§ 305. Federal recognition of commissioned officers: persons eligible

Only persons selected from the following categories are eligible for Federal recognition as commissioned officers of the National Guard:

(1) Members of the National Guard.

(2) Members of the Army, Navy, Air Force, or Marine Corps. (3) Former officers of the Army, Navy, Air Force, or Marine

Corps.

(4) Former enlisted members of the Army, Navy, Air Force, or Marine Corps who were discharged honorably or under honorable conditions.

(5) Graduates of the United States Military Academy, the United States Naval Academy, or the United States Air Force

Academy.

(6) Graduates of a school, college, university, or officer's training camp who received military instruction under the supervision of a commissioned officer of the Regular Army or the Regular Air Force, and whose fitness for appointment has been certified by that officer.

(7) Civilians who are specially qualified for duty in a technical

or staff branch or organization.

§ 307. Federal recognition of officers: examination; certificate of eligibility

(a) To be eligible for Federal recognition as an officer of the National Guard, a person must—

(1) receive an appointment with a view to filling a vacancy in a federally recognized unit or organization of the National

(2) have the qualifications prescribed by the Secretary concerned for the grade, branch, position, and type of unit or organization involved; and

(3) except as provided in subsection (d), pass an examination for physical, moral, and professional fitness to be prescribed by the President, and subscribe to the oath of office prescribed by section 312 of this title.

(b) The examination prescribed by subsection (a)—

(1) shall be conducted, for the Army National Guard, by a board of three commissioned officers designated by the Secretary of the Army from members of the Regular Army or the Army National Guard of the United States, or both, and for the Air National Guard, by a board of three commissioned officers designated by the Secretary of the Air Force from members of the Regular Air Force or the Air National Guard of the United States, or both; and

(2) may be held before original appointment or promotion.

(c) If such a board finds a person qualified, the Chief of the National Guard Bureau may issue to him a certificate of eligibility for Federal recognition for the office for which he was found qualified. If he is originally appointed or promoted within two years to that office, he is entitled to Federal recognition without further examina-

tion, except as to physical condition.

(d) Subject to subsection (a) (1) and (2) and to such physical examination as may be prescribed, Federal recognition shall be extended to each officer of the Army Reserve who has qualified for appointment as an officer of the Army National Guard in his reserve grade. Similarly, Federal recognition shall be extended to each officer of the Air Force Reserve who has qualified for appointment as an officer of the Air National Guard. Federal recognition extended under this subsection is effective from the date of appointment in the Army National Guard or the Air National Guard, as the case may be.

§ 308. Federal recognition of officers: temporary recognition

(a) The Secretary of the Army may authorize the extension of temporary Federal recognition as an officer of the Army National Guard to any person who has passed the examination prescribed in section 307 (b) of this title, pending his appointment as a reserve officer of the Army. The Secretary of the Air Force may do likewise for a person who has passed that examination pending his appointment as a reserve officer of the Air Force. Temporary recognition so extended may be withdrawn at any time. If not sooner withdrawn or replaced by permanent recognition upon appointment as a reserve officer in the same grade, it terminates six months after its effective date.

(b) To be eligible for temporary Federal recognition under subsection (a), a person must take an oath that during the period of temporary recognition he will perform his Federal duties as if he had been appointed as a reserve officer of the Army or the Air Force,

as the case may be.

§ 312. Appointment oath

Each person who is appointed as an officer of the National Guard

shall subscribe to the following oath:

"I, _____, do solemnly swear (or affirm) that
I will support and defend the Constitution of the United States
and the Constitution of the State of _____ against

all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I will obey the orders of the President of the United States and of the Governor of the State of _____, that I make this obligation freely, without any mental reservation or purpose of evasion, and that I will well and faithfully discharge the duties of the office of _____ in the National Guard of the State of _____ upon which I am about to enter, so help me God."

§ 313. Appointments and enlistments: age limitations

(a) To be eligible for original enlistment in the National Guard, a person must be at least 17 years of age and under 45, or under 64 years of age and a former member of the Regular Army, Regular Navy, Regular Air Force, or Regular Marine Corps. To be eligible for reenlistment, a person must be under 64 years of age.

(b) To be eligible for appointment as an officer of the National Guard, a person must be a citizen of the United States at least 18

years of age and under 64.

§ 314. Adjutants general

(a) There shall be an adjutant general in each State and Territory, Puerto Rico, the Canal Zone, and the District of Columbia. He shall perform the duties prescribed by the laws of that jurisdiction.

(b) The President shall appoint the adjutant general of each Territory, Puerto Rico, the Canal Zone, and the District of Columbia and prescribe his grade and qualifications. To be eligible for appointment as adjutant general of a Territory, Puerto Rico, or the Canal Zone, a person must be a citizen of that jurisdiction.

(c) The President may detail as adjutant general of the District of Columbia any retired commissioned officer of the Regular Army or the Regular Air Force recommended for that detail by the commanding general of the District of Columbia National Guard. An officer detailed under this subsection is entitled to the basic pay and

allowances of his grade.

(d) The adjutant general of each State and Territory, Puerto Rico, the Canal Zone, and the District of Columbia, and officers of the National Guard, shall make such returns and reports as the Secretary of the Army or the Secretary of the Air Force may prescribe, and shall make those returns and reports to the Secretary concerned or to any officer designated by him. Each Secretary shall send with his annual report to Congress an abstract of the returns and reports of the adjutants general and such comments as he considers necessary for the information of Congress.

§ 315. Detail of regular members of Army and Air Force to duty with National Guard

(a) The Secretary of the Army shall detail commissioned officers of the Regular Army to duty with the Army National Guard of each State and Territory, Puerto Rico, the Canal Zone, and the District of Columbia. The Secretary of the Air Force shall detail commissioned officers of the Regular Air Force to duty with the Air National Guard of each State and Territory, Puerto Rico, the Canal Zone, and the District of Columbia. With the permission of the President, an officer so detailed may accept a commission in the Army National Guard

or the Air National Guard, as the case may be, terminable in the President's discretion, without prejudicing his rank and without

vacating his regular appointment.

(b) The Secretary of the Army may detail enlisted members of the Regular Army for duty with the Army National Guard of each State and Territory, Puerto Rico, the Canal Zone, and the District of Columbia. The Secretary of the Air Force may detail enlisted members of the Regular Air Force for duty with the Air National Guard of each State and Territory, Puerto Rico, the Canal Zone, and the District of Columbia.

§ 316. Detail of members of Army National Guard for rifle instruction of civilians

The President may detail officers and noncommissioned officers of the Army National Guard to duty as instructors at rifle ranges for the training of civilians in the use of military arms.

§ 317. Command during joint exercises with Federal troops

When any part of the National Guard that is not in Federal service participates in an encampment, maneuver, or other exercise for instruction, together with troops in Federal service, the command of the post, air base, or other place where it is held, and of the troops in Federal service on duty there, remains with the officers in Federal service who command that place and the Federal troops on duty there, without regard to the rank of the officers of the National Guard not in Federal service who are temporarily participating in the exercise.

§ 318. Compensation for disablement during training

A member of the National Guard is entitled to the hospital benefits, pay and allowances, pensions, and other compensation provided by law or regulation for a member of the Regular Army or the Regular Air Force, as the case may be, of corresponding grade and length of service, whenever he is in training under section 502, 503, 504, or 505 of this title—

(1) for a period of more than 30 days, and is disabled in line

of duty from disease while so employed; or

(2) for any period of time, and is disabled in line of duty from injury while so employed.

§ 319. Compensation for disablement during training when not covered by section 318 of this title

(a) Under regulations to be prescribed by the President, a member

of the National Guard-

(1) who is injured, or contracts a disease, in line of duty while traveling to or from, or while attending, an encampment, maneuver, or other exercise, or a service school, under section 503, 504, or 505 of this title; or

(2) who is injured in line of duty while performing an aerial

flight;

is entitled to the benefits of subsection (b).

(b) So far as any benefit named in this subsection is not provided for him under section 318 of this title, a member covered by subsection (a) is entitled to—

(1) the hospitalization, rehospitalization, and medical and surgical care in a hospital and at his home appropriate for the treatment of his injury or disease until the resulting disability cannot be materially improved by further hospitalization or treatment:

(2) the basic pay and allowances, whether in money or in kind, to which he was entitled at the time when the injury was incurred or the disease contracted, during the period of his hospitalization or rehospitalization, but not for more than a total of six months

after the end of his prescribed tour of training;

(3) subsistence during hospitalization or rehospitalization when he is not entitled to pay and allowances under clause (2); and

(4) necessary transportation incident to his hospitalization, rehospitalization, and return to his home when he is discharged from the hospital.

§ 320. Hospitalization: when Secretary may require

(a) The Secretary of the Army or the Secretary of the Air Force, as the case may be, may order the hospitalization, medical and surgical treatment, and domiciliary care, for as long as necessary, of any member of the Army National Guard or the Air National Guard, respectively, in training under section 502, 503, 504, or 505 of this title, or on duty under section 316 of this title, and may incur obligations with respect thereto.

(b) Subsection (a) applies whether or not the member was injured,

or contracted a disease, in line of duty, except in the case of-

(1) a member of the National Guard in armory-drill status, unless he incurs an injury while participating in an aerial flight

under section 502 (e) of this title; or

(2) a member of the National Guard treated in a private hospital, or by a civilian physician, while on leave of absence for more than 24 hours.

§ 321. Death gratuity

The Secretary of the Army or the Secretary of the Air Force, as the case may be, shall have a death gratuity paid to the widow, child, or other dependent relative named in section 3688 or 8688 of title 10 of a member of the National Guard who dies from a disability incurred in line of duty while he is in training under section 502, 503, 504, or 505 of this title—

(1) for a period of more than 30 days, if the death is caused

by disease; or

(2) for any period of time, if the death is caused by injury. The death gratuity shall be equal to, and shall be paid under the same conditions as apply to, the death gratuity payable under section 3688 or 8688 of title 10 for a member of the Regular Army or the Regular Air Force, as the case may be, of corresponding grade and length of service.

§ 322. Discharge of enlisted members

- (a) An enlisted member of the National Guard shall be discharged when—
 - (1) he becomes 64 years of age; or

(2) his Federal recognition is withdrawn.

(b) An enlisted member who is discharged from the National Guard is entitled to a discharge certificate similar in form and classification to the corresponding certificate prescribed for members of the Regular Army or the Regular Air Force, as the case may be.

(c) In time of peace, an enlisted member of the National Guard may be discharged before his enlistment expires, under such regulations as may be prescribed by the Secretary of the Army or the Secretary of the Air Force, as the case may be.

§ 323. Withdrawal of Federal recognition

(a) Whenever a member of the National Guard ceases to have the qualifications prescribed under section 301 of this title or ceases to be a member of a federally recognized unit or organization of the National Guard, his Federal recognition shall be withdrawn.

(b) Under regulations to be prescribed by the President, the capacity and general fitness of an officer of the National Guard for continued Federal recognition may be investigated at any time by an efficiency

board composed of commissioned officers of-

(1) a regular or reserve component of the Army who outrank him and who are detailed by the Secretary of the Army, if he is a

member of the Army National Guard; or

(2) a regular or reserve component of the Air Force who outrank him and who are detailed by the Secretary of the Air Force, if he is a member of the Air National Guard.

If the findings of the board are unfavorable to the officer and are approved by the President, his Federal recognition shall be withdrawn.

c) If a member of the Army National Guard of the United States or the Air National Guard of the United States is transferred to the Army Reserve or the Air Force Reserve, as the case may be, under section 3259, 3352 (a), 8259, or 8352 (a) of title 10, his Federal recognition is withdrawn.

§ 324. Discharge of officers; termination of appointment

(a) An officer of the National Guard shall be discharged when-

(1) he becomes 64 years of age; or

(2) his Federal recognition is withdrawn.

The official who would be authorized to appoint him shall give him a

discharge certificate.

(b) Subject to subsection (a), the appointment of an officer of the National Guard may be terminated or vacated as provided by the laws of the State or Territory of whose National Guard he is a member, or by the laws of Puerto Rico, the Canal Zone, or the District of Columbia, if he is a member of its National Guard.

§ 325. Relief from National Guard duty when ordered to active duty

(a) Each member of the Army National Guard of the United States or the Air National Guard of the United States who is ordered to active duty is relieved from duty in the National Guard of his State or Territory, or of Puerto Rico, the Canal Zone, or the District of Columbia, as the case may be, from the effective date of his order to active duty until he is relieved from that duty.

(b) So far as practicable, members, organizations, and units of the Army National Guard of the United States or the Air National Guard of the United States ordered to active duty shall be returned to their National Guard status upon relief from that duty.

§ 326. Courts-martial of National Guard not in Federal service: composition, jurisdiction, and procedures

In the National Guard not in Federal service, there are general, special, and summary courts-martial constituted like similar courts of the Army and the Air Force. They have the jurisdiction and powers, except as to punishments, and shall follow the forms and procedures, provided for those courts.

§ 327. General courts-martial of National Guard not in Federal service

(a) In the National Guard not in Federal service, general courts-martial may be convened by the President or by the governor of a State or Territory, Puerto Rico, or the Canal Zone, or by the commanding general of the National Guard of the District of Columbia.

(b) A general court-martial may sentence to-

(1) a fine of not more than \$200;

(2) forfeiture of pay and allowances;

(3) a reprimand;

(4) dismissal or dishonorable discharge;

(5) reduction of a noncommissioned officer to the ranks; or (6) any combination of these punishments.

§ 328. Special courts-martial of National Guard not in Federal service

(a) In the National Guard not in Federal service, the commanding officer of a garrison, fort, post, camp, air base, auxiliary air base, or other place where troops are on duty, or of a brigade, regiment, wing, group, detached battalion, separate squadron, or other detached command, may convene special courts-martial. Special courts-martial may also be convened by superior authority.

(b) A special court-martial may not try a commissioned officer.

(c) A special court-martial has the same powers of punishment as a general court-martial, except that a fine imposed by a special court-martial may not be more than \$100 for a single offense.

§ 329. Summary courts-martial of National Guard not in Federal service

(a) In the National Guard not in Federal service, the commanding officer of a garrison, fort, post, camp, air base, auxiliary air base, or other place where troops are on duty, or of a regiment, wing, group, detached battalion, detached squadron, detached company, or other detachment, may convene a summary court-martial consisting of one commissioned officer. The proceedings shall be informal.

(b) A summary court-martial may sentence to a fine of not more than \$25 for a single offense, to forfeiture of pay and allowances, and

to reduction of a noncommissioned officer to the ranks.

§ 330. Confinement instead of fine

In the National Guard not in Federal service, a court-martial may, instead of imposing a fine, sentence to confinement for not more than one day for each dollar of the authorized fine.

§ 331. Dismissal or dishonorable discharge

In the National Guard not in Federal service, no sentence of dismissal or dishonorable discharge may be executed until it is approved by the governor of the State or Territory, Puerto Rico, or the Canal Zone, whichever is concerned, or, in the case of the National Guard of the District of Columbia, by its commanding general.

§ 332. Compelling attendance of accused and witnesses

In the National Guard not in Federal service, the president of a

court-martial or a summary court officer may-

(1) issue a warrant for the arrest of any accused person who, having been served with a warrant and a copy of the charges, disobeys a written order by the convening authority to appear before the court;

(2) issue subpenas duces tecum and other subpenas;

(3) enforce by attachment the attendance of witnesses and the production of books and papers; and

(4) sentence for refusal to be sworn or to answer, as provided

in actions before civil courts.

Execution of process and sentence

In the National Guard not in Federal service, the processes and sentences of its courts-martial shall be executed by the civil officers prescribed by the laws of the States concerned. In a State where no provision is made for executing those processes and sentences, and in the Territories, Puerto Rico, the Canal Zone, and the District of Columbia, the process or sentence shall be executed by a United States marshal or deputy marshal, who shall make a return to the military officer issuing the process or the court imposing the sentence.

CHAPTER 5.—TRAINING

Sec.

501. Training generally.502. Required drills and field exercises. 503. Participation in field exercises.

504. National Guard schools and small arms competitions.

505. Army and Air Force schools and field exercises.

506. Assignment and detail of members of Regular Army or Regular Air Force for instruction of National Guard. 507. Instruction in firing; supply of ammunition.

Training generally

(a) The discipline, including training, of the Army National Guard shall conform to that of the Army. The discipline, including training, of the Air National Guard shall conform to that of the Air Force.

(b) The training of the National Guard shall be conducted by the several States and Territories, Puerto Rico, the Canal Zone, and the District of Columbia in conformity with this title.

§ 502. Required drills and field exercises

(a) Under regulations to be prescribed by the Secretary of the Army or the Secretary of the Air Force, as the case may be, each company, battery, squadron, and detachment of the National Guard, unless excused by the Secretary concerned, shall—

(1) assemble for drill and instruction, including indoor target

practice, at least 48 times each year; and

(2) participate in training at encampments, maneuvers, outdoor target practice, or other exercises, at least 15 days each year.

(b) An assembly for drill and instruction may consist of a single ordered formation of a company, battery, squadron, or detachment, or, when authorized by the Secretary concerned, a series of ordered formations of parts of those organizations. However, to have a series of formations credited as an assembly for drill and instruction, all parts of the unit must be included in the series within seven consecutive days of the same calendar month.

(c) The total attendance at the series of formations constituting an assembly shall be counted as the attendance at that assembly for the required period. No member may be counted more than once or receive credit for more than one required period of attendance, regardless of the number of formations that he attends during the

series constituting the assembly for the required period.

(d) No organization may receive credit for an assembly for drill or

indoor target practice unless-

(1) the number of members present equals or exceeds the minimum number prescribed by the President;

(2) the period of military duty or instruction for which a

member is credited is at least one and one-half hours; and

(3) the training is of the type prescribed by the Secretary

concerned.

(e) An appropriately rated member of the National Guard who performs an aerial flight under competent orders may receive credit for attending drill for the purposes of this section, if the flight prevented him from attending a regularly scheduled drill.

§ 503. Participation in field exercises

(a) Under such regulations as the President may prescribe, the Secretary of the Army and the Secretary of the Air Force, as the case may be, may provide for the participation of the National Guard in encampments, maneuvers, outdoor target practice, or other exercises for field or coast-defense instruction, independently of or in conjunction with the Army or the Air Force, or both.

(b) Amounts necessary for the pay, subsistence, transportation, and other proper expenses of any part of the National Guard of a State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia participating in an exercise under subsection (a) may be set aside from funds allocated to it from appropriations for field or

coast-defense instruction.

(c) Members of the National Guard participating in an exercise under subsection (a) may, after being mustered, be paid for the period beginning with the date of leaving home and ending with the date of return, as determined in advance. If otherwise correct, such a payment passes to the credit of the disbursing officer.

§ 504. National Guard schools and small arms competitions

(a) Under such regulations as the President may prescribe, the Secretary of the Army may provide for assemblies of members of the Army National Guard—

(1) to attend schools conducted by commissioned officers of the

Regular Army detailed by the Secretary; or

(2) to participate in small arms competitions. Similarly, the Secretary of the Air Force may provide for assemblies of members of the Air National Guard—

(1) to attend schools conducted by commissioned officers of the

Regular Air Force detailed by the Secretary; or

(2) to participate in small arms competition.
 (b) Assemblies under subsection (a) for members of the National Guard of a State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia may be held inside or outside its boundaries.

§ 505. Army and Air Force schools and field exercises

Under such regulations as the President may prescribe and upon the recommendation of the governor of any State or Territory, Puerto Rico, or the Canal Zone, or of the commanding general of the National Guard of the District of Columbia, the Secretary of the Army may authorize a limited number of members of its Army National Guard to—

(1) attend any service school except the United States Military Academy, and to pursue a regular course of study at the school; or

(2) be attached to an organization of the branch of the Army corresponding to the organization of the Army National Guard to which the member belongs, for routine practical instruction at or near an Army post during field training or other outdoor exercise.

Similarly, the Secretary of the Air Force may authorize a limited

number of members of the Air National Guard to-

(1) attend any service school except the United States Air Force Academy, and to pursue a regular course of study at the

school; or

(2) be attached to an organization of the Air Force corresponding to the organization of the Air National Guard to which the member belongs, for routine practical instruction at an air base during field training or other outdoor exercise.

§ 506. Assignment and detail of members of Regular Army or Regular Air Force for instruction of National Guard

(a) The President shall assign for instruction of the National Guard such members of the Regular Army or the Regular Air Force

as he considers necessary.

(b) The Secretary of the Army may detail members of the Regular Army to attend an encampment, maneuver, or other exercise, for field or coast-defense instruction of the Army National Guard. Similarly, the Secretary of the Air Force may detail members of the Regular Air Force to attend exercises for field or coast-defense instruction of the Air National Guard. Members so detailed shall instruct the members of the National Guard at the exercise, as directed by the Secretary concerned, or as requested by the governor or commanding officer of the National Guard there assembled.

§ 507. Instruction in firing; supply of ammunition

Ammunition for instruction in firing and for target practice may be furnished, in such amounts as may be prescribed by the Secretary of the Army or the Secretary of the Air Force, as the case may be, to units of the National Guard encamped at a post, camp, or air base. The instruction shall be under the direction of a commissioned officer selected for that purpose by the proper military commander.

CHAPTER 7.—SERVICE, SUPPLY, AND PROCUREMENT

Sec

701. Uniforms, arms, and equipment to be same as Army or Air Force.

702. Issue of supplies.

703. Purchases of supplies by States from Army or Air Force.
704. Accountability: relief from upon order to active duty.

705. Purchase of uniforms and equipment by officers of National Guard from Army or Air Force.

706. Return of arms and equipment upon relief from Federal service.

707. Use of public buildings for offices by instructors.

708. Property and fiscal officers.

709. Caretakers and clerks.

710. Reports of survey.

711. Disposition of obsolete or condemned property.

712. Disposition of proceeds of condemned stores issued to National Guard.

713 Official mail: free transmission.

§ 701. Uniforms, arms, and equipment to be same as Army or Air Force

So far as practicable, the same types of uniforms, arms, and equipment as are issued to the Army shall be issued to the Army National Guard, and the same types of uniforms, arms, and equipment as are issued to the Air Force shall be issued to the Air National Guard.

§ 702. Issue of supplies

(a) Under such regulations as the President may prescribe, the Secretary of the Army and the Secretary of the Air Force may buy or manufacture and, upon requisition of the governor of any State or Territory, Puerto Rico, or the Canal Zone, or the commanding general of the National Guard of the District of Columbia, issue to its Army National Guard and Air National Guard, respectively, the supplies necessary to uniform, arm, and equip that Army National Guard or Air National Guard for field duty.

(b) Whenever the Secretary concerned is satisfied that the Army National Guard or the Air National Guard, as the case may be, of any State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia is properly organized, armed, and equipped for field duty, funds allotted to that jurisdiction for its Army National Guard or Air National Guard may be used to buy any article issued by the

Army or the Air Force, as the case may be.

(c) Under such regulations as the President may prescribe, the issue of new types of equipment, small arms, or fie'd guns to the National Guard of any State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia shall be without charge against appropriations for the National Guard.

(d) No property may be issued to the National Guard of a State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia, unless that jurisdiction makes provision, satisfactory to the Secretary concerned, for its protection and care.

§ 703. Purchases of supplies by States from Army or Air Force

(a) Subject to the approval of the Secretary of the Army, any State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia may buy from the Department of the Army, for its National Guard or the officers thereof, supplies and military publications furnished to the Army, in addition to other supplies issued to its Army National Guard. On the same basis, it may buy similar property from the Department of the Air Force. A purchase under this subsection shall be for cash, at cost plus transportation.

(b) In time of actual or threatened war, the United States may requisition for military use any property bought under subsection (a). Credit for the return in kind of property so requisitioned shall be given to the State or Territory, Puerto Rico, the Canal Zone, or the District

of Columbia from which it is received.

(c) Proceeds of sales by the Department of the Army and the Department of the Air Force under this section shall be credited to the appropriations from which the property was purchased, shall not be covered into the Treasury, and may be used to replace property sold under this section.

§ 704. Accountability: relief from upon order to active duty

Upon ordering any part of the Army National Guard of the United States or the Air National Guard of the United States to active duty, the President may, upon such terms as he may prescribe, relieve the State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia, whichever is concerned, of accountability for property of the United States previously issued to it for the use of that part.

§ 705. Purchase of uniforms and equipment by officers of National Guard from Army or Air Force

Officers of the Army National Guard not in Federal service may buy articles of individual clothing and equipment from the Department of the Army, under such regulations as the Secretary of the Army may prescribe. On the same basis, officers of the Air National Guard not in Federal service may buy those items from the Department of the Air Force. Purchases under this section shall be for cash, at average current costs, including overhead, as determined by the Secretary concerned.

§ 706. Return of arms and equipment upon relief from Federal service

So far as practicable, whenever units, organizations, or members of the National Guard are returned to their National Guard status under section 325 (b) of this title, arms and equipment that the Secretary concerned determines are sufficient to accomplish their peacetime mission shall be returned with them.

§ 707. Use of public buildings for offices by instructors

Whenever practicable, instructors of the National Guard shall use State armories or other public buildings for offices.

§ 708. Property and fiscal officers

(a) The governor of each State and Territory, Puerto Rico, and the Canal Zone, and the commanding general of the National Guard of the District of Columbia, shall appoint, designate or detail, subject to the approval of the Secretary of the Army and the Secretary of the Air Force, a qualified commissioned officer of the National Guard of that jurisdiction who is also a commissioned officer of the Army National Guard of the United States or the Air National Guard of the United States, as the case may be, to be the property and fiscal officer of that jurisdiction. If the officer is not on active duty, the President may order him to active duty, with his consent, to serve as a property and fiscal officer.

(b) Each property and fiscal officer shall—

(1) before entering upon the duties of that assignment, give a good and sufficient bond to the United States, ir an amount to be determined by the Secretary of the Army and the Secretary of the Air Force, for the faithful performance of his duties and for the safekeeping and proper disposition of Federal property intrusted to his care;

(2) receipt and account for all funds and property of the United States in the possession of the National Guard for which

he is property and fiscal officer; and

(3) make returns and reports concerning those funds and that property, as required by the Secretary concerned.

(c) When he ceases to hold that assignment, a property and fiscal

officer resumes his status as an officer of the National Guard.

(d) The Secretary concerned shall have an inspection of the accounts and records of each property and fiscal officer pertaining to his department made by an Inspector General of his department at least once during each year.

(e) The Secretaries shall prescribe a maximum grade, commensurate with the functions and responsibilities of the office, but not above colonel, for the property and fiscal officer of the United States for the National Guard of each State or Territory, Puerto Rico, the Canal Zone, and the District of Columbia.

(f) The Secretary of the Army and the Secretary of the Air Force shall prescribe joint regulations necessary to carry out subsections

(a)-(e).

(g) A property and fiscal officer may intrust money to an officer of the National Guard to make disbursements as his agent. Both the officer to whom money is intrusted, and the property and disbursing officer intrusting the money to him, are pecuniarily responsible for that money to the United States. The agent officer is subject, for misconduct as an agent, to the liabilities and penalties prescribed by law in like cases for the property and fiscal officer for whom he is acting.

§ 709. Caretakers and clerks

(a) Under such regulations as the Secretary of the Army may prescribe, funds allotted by him for the Army National Guard may be spent for the compensation of competent persons to care for material,

armament, and equipment of the Army National Guard. Under such regulations as the Secretary of the Air Force may prescribe, funds allotted by him for the Air National Guard may be spent for the compensation of competent persons to care for material, armament, and equipment of the Air National Guard. A caretaker employed under this subsection may also perform clerical duties incidental to his employment and other duties that do not interfere with the performance of his duties as caretaker.

(b) Enlisted members of the National Guard and civilians may be employed as caretakers under this section. However, if a unit has more than one caretaker, one of them must be an enlisted member. Compensation under this section is in addition to compensation

otherwise provided for a member of the National Guard.

(c) Under regulations to be prescribed by the Secretary concerned, material, armament, and equipment of the Army National Guard or Air National Guard of a State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia may be placed in a common pool for care, maintenance, and storage. Not more than 15 caretakers may be employed for each of those pools.

(d) Under regulations to be prescribed by the Secretary concerned, one commissioned officer of the National Guard in a grade below major may be employed for each pool set up under subsection (c) and for each squadron of the Air National Guard. Commissioned

officers may not be otherwise employed under this section.

(e) Funds appropriated by Congress for the National Guard are in addition to funds appropriated by the several States and Territories, Puerto Rico, the Canal Zone, and the District of Columbia for the National Guard, and are available for the hire of caretakers and clerks.

(f) The Secretary concerned shall fix the salaries of clerks and caretakers authorized to be employed under this section, and shall

designate the person to employ them.

§ 710. Reports of survey

(a) All military property issued by the United States to the

National Guard remains the property of the United States.

(b) If property issued to the National Guard is lost, damaged, or destroyed, or becomes unserviceable or unsuitable, a survey of the circumstances thereof shall be made by a disinterested commissioned officer of the Regular Army or the Army National Guard detailed by the Secretary of the Army, or by a disinterested commissioned officer of the Regular Air Force or the Air National Guard detailed by the Secretary of the Air Force, as the case may be. The report of the surveying officer shall be sent to the Secretary concerned or to an officer designated by him to receive those reports.

(c) The Secretary concerned or his designated representative may relieve the State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia, whichever is concerned, or further accountability and pecuniary liability for the property. However, if it was lost, damaged, or destroyed through negligence, the money value of the property or the damage thereto shall be charged (1) to the State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia, whichever is concerned, to be paid from its funds or from any non-Federal funds; or (2) to the member to whom the loss, damage,

or destruction is charged from pay due him for duties performed in

his status as a member of the National Guard.

(d) If property surveyed under this section is found to be unserviceable or unsuitable, the Secretary concerned or his designated representative shall direct its disposition by sale or otherwise. The proceeds of the following under this subsection shall be deposited in the Treasury under section 725c (b) (22) of title 31:

(1) A sale.

(2) A stoppage against a member of the National Guard.

(3) A collection from a person, or from a State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia, to reimburse the United States for the loss or destruction of, or damage

to, the property.

(e) If a State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia, whichever is concerned, neglects or refuses to pay for the loss or destruction of, or damage to, property charged against it under subsection (c), the Secretary concerned may bar it from receiving any part of appropriations for the Army National Guard or the Air National Guard, as the case may be, until the payment is made.

(f) Instead of the procedure prescribed by subsections (b)-(d), property issued to the National Guard that becomes unserviceable through fair wear and tear in service may, under regulations to be prescribed by the Secretary concerned, be sold or otherwise disposed of after an inspection, and a finding of unserviceability because of that wear and tear, by a commissioned officer of the Regular Army or the Regular Air Force, as the case may be, designated by the Secretary. The State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia, whichever is concerned, is relieved of accountability for that property.

§ 711. Disposition of obsolete or condemned property

Each State and Territory, Puerto Rico, the Canal Zone, and the District of Columbia shall, upon receiving new property issued to its National Guard to replace obsolete or condemned issues of property, return the replaced property to the Department of the Army or the Department of the Air Force, as the case may be, or otherwise dispose of it, as the Secretary concerned directs. No money credit may be allowed for property disposed of under this section.

§ 712. Disposition of proceeds of condemned stores issued to National Guard

The following shall be covered into the Treasury:

(1) The proceeds from sales of condemned stores issued to the National Guard of a State or Territory, Puerto Rico, the Canal Zone, or the District of Columbia, and not charged against its allotment.

(2) The net proceeds from collections made from any person to reimburse the United States for the lcss or destruction of, or

damage to, property described in clause (1).

(3) Stoppage against members of the National Guard for the loss or destruction of, or damage to, property described in clause (1).

§ 713. Official mail: free transmission

Units and headquarters of the National Guard, whether or not in Federal service, have the same privilege of free mailing of official matter as the Department of Defense.

\$711. Olicial mail: free transmission

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PARTS OF TITLE 10 ADOPTED FOR COAST AND GEODETIC SURVEY

Sec. 3. (a) The rules of law that apply to the Armed Forces under the following provisions of title 10, Armed Forces, United States Code, including changes in those rules made after the effective date of this Act, apply also to the Coast and Geodetic Survey:

(1) Chapter 61, Retirement or Separation for Physical Dis-

ability.

(2) Chapter 69, Retired Grade, except sections 1375 and 1376

(a).

(3) Chapter 71, Computation of Retired Pay, except formula No. 3 of section 1401.

(4) Chapter 73, Annuities Based on Retired or Retainer Pay.

(5) Chapter 75, Death Benefits; Care of the Dead.

(6) Such other provisions of subtitle A as may be adopted for applicability to the Coast and Geodetic Survey by any other provision of law.

(b) The authority vested by title 10, United States Code, in the "military departments" or "the Secretary concerned" with respect to the provisions of law referred to in subsection (a) shall be exercised, with respect to the Coast and Geodetic Survey, by the Secretary of Commerce or his designee.

AMENDMENTS TO PUBLIC HEALTH SERVICE ACT

SEC. 4. Title II of the Public Health Service Act is amended by

adding the following at the end thereof:

"Sec. 221. (a) Commissioned officers of the Service or their surviving beneficiaries are entitled to all the rights, benefits, privileges, and immunities now or hereafter provided for commissioned officers of the Army or their surviving beneficiaries under the following chapters of title 10, United States Code:

"(1) Chapter 55, Voting by Members of the Armed Forces, but only when commissioned officers of the Service are entitled

to military benefits under section 212 of this Act.

"(2) Chapter 61, Retirement or Separation for Physical Dis-

"(3) Chapter 69, Retired Grade, except sections 1375 and 1376 (a).

"(4) Chapter 71, Computation of Retired Pay, except formula No. 3 of section 1401.

"(5) Chapter 73, Annuities Based on Retired or Retainer Pay.

"(6) Chapter 75, Death Benefits; Care of the Dead.

"(7) Chapter 163, Military Claims, but only when commissioned officers of the Service are entitled to military benefits under section 212 of this Act.

"(b) The authority vested by title 10, United States Code, in the 'military departments' or 'the Secretary concerned' with respect to the rights, privileges, immunities, and benefits referred to in subsection (a) shall be exercised, with respect to commissioned officers of the Service, by the Secretary of Health, Education, and Welfare or his designee."

SEC. 5. Section 211 (g) of the Public Health Service Act is amended

to read as follows:

"(g) For the purposes of retirement or separation for physical disability under chapter 61 of title 10, United States Code, a commissioned officer of the Service shall be credited, in addition to the service described in section 1208 (a) (2) of that title, with his service, other than commissioned service, with the Public Health Service. For such purposes, section 1208 (a) (2) is applicable to officers of the Reserve Corps and to officers of the Regular Corps."

AMENDMENTS TO TITLE 14, COAST GUARD

Sec. 6. Section 41 of title 14, United States Code, is amended to read as follows:

"§ 41. Grades and ratings

"In the Coast Guard there shall be a vice admiral; rear admirals; captains; commanders; lieutenant commanders; lieutenants (junior grade); ensigns; chief warrant officers, W-4; chief warrant officers, W-3; chief warrant officers, W-2; cadets; warrant officers, W-1; and enlisted men. Enlisted men shall be distributed in ratings established by the Secretary."

SEC. 7. (a) Title 14, United States Code, is amended by inserting

the following section before section 351:

"§ 350. Recruiting campaigns

"The Secretary shall initiate and carry forward an intensified voluntary enlistment campaign to obtain the required personnel strengths."

(b) The analysis of chapter 11, title 14, United States Code, is

amended by inserting the following item:

"350. Recruiting campaigns."

SEC. 8. (a) Section 351 of title 14, United States Code, is amended to read as follows:

"§ 351. Enlistments; term, grade

"(a) Under regulations prescribed by the Secretary, the Commandant may enlist men for minority or terms of full years not exceeding six years.

(b) The Secretary shall prescribe the grades or ratings for persons

enlisting in the Regular Coast Guard."

(b) The analysis of chapter 11, title 14, United States Code, is amended by striking out "351. Enlistments." and inserting in place thereof the following item:
"351. Enlistments: term, grade."

Sec. 9. (a) Title 14, United States Code, is amended by inserting the

following new sections after section 434:

"§ 435. Temporary appointments in time of war or national emergency

"(a) Temporary appointments may be made under this section only in time of war or during a national emergency declared by the

President.

"(b) Temporary appointments in the Regular Coast Guard in grades not above lieutenant may be made from warrant officers and chief and first-class petty officers of the Regular Coast Guard including retired members on active duty.

"(c) Temporary appointments in the Coast Guard Reserve in grades not above lieutenant may be made from warrant officers and chief and first-class petty officers of the Coast Guard Reserve or active duty.

"(d) Temporary appointments in warrant officer grades under this section shall be made by the Secretary under such regulations as he prescribes. Such appointments shall be made by warrant if in the grade of warrant officer, W-1, or by commission if in a higher warrant officer grade.

"(e) Temporary appointments under this section in grades above chief warrant officer, W-4, shall be made under regulations prescribed by the President and in such numbers as he determines the needs of the service require. Such appointments shall be made by the President

alone.

"(f) Temporary appointments under this section do not change the permanent, probationary, or acting status of members so appointed, prejudice them in regard to promotion or appointment, or abridge their rights or benefits. A member who receives a temporary appointment under this section may not suffer any reduction in the pay and allowances to which he was entitled at the time of his appointment.

"(g) Each temporary appointment under this section, unless expressly declined, is, without formal acceptance, regarded as accepted on the date made, and the member so appointed is entitled to the pay

and allowances of the grade to which appointed from that date.

"(h) A temporary appointment under this section is effective for

such periods as the President determines. However, no such appointment may be effective later than—

"(1) six months after the end of the war or national emergency;

"(2) the date the appointee is released from active duty;

whichever is earlier.

"(i) When his temporary appointment under this section is terminated or expires, each member of the Coast Guard on active duty shall have the grade he would hold if he had not received any such appointment."

"§ 436. Temporary promotions in time of war or national emergency

"(a) Promotions may be made under this section only in time of war or during a national emergency declared by the President.

"(b) The President may promote to a higher grade any member of the Regular Coast Guard or the Coast Guard Reserve serving on active duty in the grade of ensign or above. Such promotions shall be made under such regulations as the President prescribes and in such numbers as he determines the needs of the service require. "(c) The Secretary, under such regulations as he prescribes, may promote to the next higher warrant officer grade any member of the Regular Coast Guard or the Coast Guard Reserve serving on active duty in a warrant officer grade below chief warrant officer. W-4.

"(d) The grade of commodore in the Coast Guard is established for

the purposes of this section.

"(e) Promotions under this section shall be made by temporary appointments. Each such appointment to the grade of commodore or above shall be made by the President, by and with the advice and consent of the Senate. Each such appointment to a warrant officer grade shall be made by the Secretary, by commission. All other temporary appointments under this section shall be made by the President alone.

"(f) Temporary promotions under this section to the grade of lieutenant or above may be made only upon the recommendation of a board of officers convened for that purpose In addition to recommending officers for promotion, a board so convened shall also make

the report required by section 437 of this title.

"(g) Each temporary appointment under this section, unless expressly declined, is, without formal acceptance, regarded as accepted on the date made, and the member so appointed is entitled to the pay and allowances of the grade to which promoted from that date.

"(h) Temporary appointments under this section do not change the permanent, probationary, or acting status of members so appointed, prejudice them in regard to other promotions or appointments, or abridge their rights or benefits. A member who receives a temporary appointment under this section may not suffer any reduction in the pay and allowances to which he was entitled at the time of his appointment.

"(i) Temporary appointments under this section are effective for such periods as the President determines. However, no such appoint-

ment may be effective later than-

"(1) six months after the end of the war or national emergency;

or

"(2) the date the appointee is released from active duty;

whichever is earlier.

"(j) When his temporary appointment under this section is terminated or expires, each member of the Coast Guard on active duty shall have the grade he would hold if he had not received any such appointment."

"§ 437. Officers having less than 20 years of service; discharge during war or emergency for unsatisfactory performance of duty

"(a) A board of officers convened under section 436 of this title to recommend officers for promotion shall report, from among the officers whose names are presented to it for consideration, the name of each officer on active duty with less than 20 years of service whose record, in the opinion of the board, indicates (1) unsatisfactory performance of duty in his present grade, and (2) that he would not satisfactorily perform the duties of a higher grade.

"(b) An officer in the Regular Coast Guard not on a retired list holding a permanent appointment in the grade of warrant officer, W-1, or above, whose name is reported under this section shall, except as otherwise provided in this section, be honorably discharged on the first day of the fourth month following that in which his name

is so reported.

"(c) An officer who is under consideration for or undergoing disciplinary action may not be discharged under this section before the final disposition of his case. Thereafter, he shall be separated from the Coast Guard either under this section or under another provision of law, in the discretion of the Secretary.

"(d) An officer holding a permanent appointment as a warrant officer and temporarily appointed to a higher grade, whose name is reported under this section, has the option, instead of being discharged under this section, of reverting to the grade and status he would hold if he had not been so temporarily appointed or promoted.

"(e) In a computation to determine the grade and status to which an officer may revert under this section, all active service as a tempo-

rary or reserve officer is included.

"(f) An officer discharged under this section is entitled to a lumpsum payment equal to two months' basic pay at the time of discharge multiplied by the number of years of commissioned service, but the payment may not be more than one year's basic pay."

"§ 438. Laws not applicable to warrant officers of former Life Saving Service, Lighthouse Service, Bureau of Marine Inspection and Navigation, and Bureau of Customs

"Sections 101, 515, 555-557, 559-565, 597-599, 745, 1164-1167, 1255, 1263, 1293, 1371, and 1401 of title 10, and section 438 of this title, do not affect any right, privilege, or benefit provided for warrant officers by section 431, 432, or 433 of this title."

(b) The analysis of chapter 11, title 14, United States Code, is

amended by adding the following items at the end thereof:

"435. Temporary appointments in time of war or national emergency.
"436. Temporary promotions in time of war or national emergency.

"437. Officers having less than 20 years' service; discharge during war or emergency for unsatisfactory performance of duty.

"438. Laws not applicable to warrant officers of former Life Saving Service, Lighthouse Service, Bureau of Marine Inspection and Navigation, and Bureau of Customs."

Sec. 10. (a) Title 14, United States Code, is amended by inserting the following new section after section 462:

"§ 462a. Retired rear admirals; active duty pay and retired pay after two years of active duty

"An officer holding a permanent appointment in the grade of rear admiral on the retired list who is entitled to the pay of the lower half of that grade, and who, in time of war or national emergency, serves satisfactorily on active duty for two years in that grade or in a higher grade, is entitled—

"(1) when on active duty, to the basic pay and allowances of a

rear admiral of the upper half; and

"(2) when not on active duty, to retired pay equal to 75 percent of the basic pay of a rear admiral of the upper half."

(b) The analysis of chapter 13, title 14, United States Code, is amended by inserting the following item:

"462a. Retired rear admirals; active duty pay and retired pay after two years of active duty."

SEC. 11. (a) Title 14, United States Code, is amended by inserting the following new section after section 471:

"§ 471a. Motor vehicles; transportation on permanent change of station

"When a member of the Coast Guard is ordered to make a permanent change of station, one motor vehicle owned by him for his personal use may be transported to his new station on a Government-owned vessel."

(b) The analysis of chapter 13, title 14, United States Code, is

amended by inserting the following item:

"471a. Motor vehicles; transportation on permanent change of station."

Sec. 12. (a) Title 14, United States Code, is amended by inserting the following new section after section 492:

"§ 492a. Distinguished flying cross

"The President may present, but not in the name of Congress, a distinguished flying cross of appropriate design, with accompanying ribbon, to any person who, while serving in any capacity with the Coast Guard, distinguishes himself by heroism or extraordinary achievement while participating in an aerial flight."

(b) The analysis of chapter 13, title 14, United States Code, is

amended by inserting the following item:

"492a. Distinguished flying cross."

Sec. 13. Sections 494 and 497 of title 14, United States Code, are amended by inserting the words "distinguished flying cross," after the words "distinguished service medal,".

Sec. 14. (a) Title 14, United States Code, is amended by inserting

the following new section after section 509:

§ 510. Shore patrol duty; payment of expenses

"An officer or cadet of the Coast Guard who is assigned shore patrol duty away from his vessel or other duty station may be paid his actual expenses."

(b) The analysis of chapter 13, title 14, United States Code, is

amended by adding the following item at the end thereof:

"510. Shore patrol duty; payment of expenses."

Sec. 15. (a) Title 14, United States Code, is amended by inserting the following new sections before section 754:

"§ 751a. Organization

"The Coast Guard Reserve is the reserve component of the Coast Guard. It shall be organized, administered, trained, and supplied under the direction of the Commandant of the Coast Guard. The departments and offices of the Coast Guard shall hold the same relation and responsibility to the Coast Guard Reserve as they do to the Regular Establishment."

"§ 752a. Authorized strength

"Whenever the authorized strength of the Coast Guard Reserve is not prescribed by law, it shall be prescribed by the President. Subject to the authorized strength of the Coast Guard Reserve, the authorized strength in members in each grade is that which the Secretary determines to be necessary to provide for mobilization requirements. The Secretary shall review those determinations at least once each year and revise them if he considers it necessary. No member of the Coast Guard Reserve may be reduced in his reserve grade without his consent as a result of such a determination."

"§ 753a. Coast Guard Reserve Policy Board

"A Coast Guard Reserve Policy Board shall be convened at least once a year at the seat of government to consider, recommend, and report to the Secretary on reserve policy matters. At least half of the members of the Board must be officers of the Coast Guard Reserve."

(b) The analysis of chapter 21, title 14, United States Code, is

amended by inserting the following items:

"751a. Organization.

"752a. Authorized strength.

"753a. Coast Guard Reserve Policy Board."

Sec. 16. (a) Title 14, United States Code, is amended by inserting the following new sections after section 757:

"§ 758a. Reserve student aviation pilots; reserve aviation pilots; appointments in commissioned grade

"(a) Under such regulations as the Secretary prescribes, enlisted members of the Coast Guard Reserve may be designated as student

aviation pilots.

"(b) A member who is not a qualified aviator may not be designated as a student aviation pilot unless he agrees in writing, with the consent of his parent or guardian if he is a minor, to serve on active duty for a period of two years after successfully completing flight training, unless sooner released. Such a student aviation pilot may be released from active duty or discharged at any time by any administrative authority prescribed by the Secretary.

"(c) If he is a qualified civilian aviator, a student aviation pilot

may be given a brief refresher course in flight training.

"(d) While he is in flight training, a student aviation pilot is entitled to have uniforms and equipment issued to him at Government expense.

"(e) Under regulations prescribed by the Secretary, a student aviation pilot of the Coast Guard Reserve may be designated an aviation

pilot upon the successful completion of flight training.

"(f) While on active duty, an aviation pilot of the Coast Guard Reserve is entitled to the pay of an enlisted member in pay grade E-5, or that of his grade, whichever is greater.

"(g) In time of peace, an aviation pilot who is obliged under subsection (b) to serve on active duty for a period of two years may serve, with his consent, for an additional period of not more than two years.

"(h) An aviation pilot of the Coast Guard Reserve may be released from active duty or discharged at any time by any administrative authority prescribed by the Secretary. "(i) An aviation pilot of the Coast Guard Reserve may, if qualified under regulations prescribed by the Secretary, be appointed an ensign in the Coast Guard Reserve."

"§ 759a. Wartime appointments or promotions; retention of grade upon release from active duty

"(a) A member of the Coast Guard Reserve who, while on active duty, is premoted under section 436 of this title or appointed under section 435 of this title is entitled, upon release from that duty, to the highest grade satisfactorily held by reason of such a premotion or appointment as determined by the Secretary.

"(b) If a member so released is recalled to active duty, he shall, unless otherwise entitled to a higher grade, be recalled in the grade

given him under subsection (a)."

(b) The analysis of chapter 21, title 14, United States Code, is amended by inserting the following items:

"758a. Reserve student aviation pilots; reserve aviation pilots; appointments in commissioned grade.

"759a. Wartime appointments or promotions; retention of grade upon release from active duty."

SEC. 17. Section 762 of title 14, United States Code, is amended by

adding the following new subsection:

"(e) The husband of a member of the Women's Reserve of the Coast Guard may not be considered a dependent unless he is in fact dependent on her for over half of his support; and a child of such a member may not be considered a dependent unless he is in fact dependent on her for over half of his support."

AMENDMENTS TO TITLE 18, CRIMES AND CRIMINAL PROCEDURE

Sec. 18. (a) Title 18, United States Code, is amended by incerting the following new section after section 1384:

"§ 1385. Use of Army and Air Force as posse comitatus

"Whoever, except in cases and under circumstances expressly authorized by the Constitution or Act of Congress, willfully uses any part of the Army or the Air Force as a posse comitatus or otherwise to execute the laws shall be fined not more than \$10,000 or imprisoned not more than two years, or both. This section does not apply in Alaska."

(b) The analysis of chapter 67 of title 18, United States Code, is

amended by adding the following item at the end thereof:

"1385. Use of Army and Air Force as posse comitatus."

AMENDMENTS TO TITLE 28, JUDICIARY AND JUDICIAL PROCEDURE

Sec. 19. (a) Title 28, United States Code, is amended by inserting the following new section after section 1442:

"§ 1442a. Members of armed forces sued or prosecuted

"A civil or criminal prosecution in a court of a State of the United States against a member of the armed forces of the United States on account of an act done under color of his office or status, or in respect to which he claims any right, title, or authority under a law of the United States respecting the armed forces thereof, or under the law of war, may at any time before the trial or final hearing thereof be removed for trial into the district court of the United States for the district where it is pending in the manner prescribed by law, and it shall thereupon be entered on the docket of the district court, which shall proceed as if the cause had been originally commenced therein and shall have full power to hear and determine the cause."

(b) The analysis of chapter 89, title 28, United States Code, is

amended by inserting the following item:

"1442a. Members of armed forces sued or prosecuted."

AMENDMENTS TO CAREER COMPENSATION ACT OF 1949

Sec. 20. (a) Section 201 (e) of the Career Compensation Act of 1949 (37 U. S. C. 232 (e)) is amended by—

(1) striking out the comma after the words "active list" and

inserting in place thereof the word "or";

(2) inserting the words ", and all members of the uniformed services, and all members of the Army National Guard and the Air National Guard who are not Reserves of the Army or the Air Force, as the case may be," after the words "when on active duty,";

(3) striking out the word "or" before the words "when par-

ticipating";

(4) striking out the following words: "and in addition thereto, all members of the National Guard and the Air National Guard when they are entitled by law to receive from the Federal Government the same pay as that authorized for members of the regular components of the uniformed services of corresponding

grade or rank,"; and

(5) inserting the following proviso after the first proviso thereof: "Provided further, That members of the National Guard called into Federal service for a period of 30 days or less are entitled to pay and allowances from the day of their appearing at the place of company rendezvous, but this provision shall not be construed to authorize any species of expenditure previous to arriving at such places of rendezvous which is not provided by law to be paid after their arrival at such places of rendezvous;".

(b) Section 301 (a) of the Career Compensation Act of 1949 (37 U. S. C. 251 (a)) is amended by inserting the following sentence before the last sentence: "Aviation cadets of the Air Force are entitled to receive the same allowance for subsistence as is now or may

hereafter be authorized for officers of the Air Force."

(c) Section 304 of the Career Compensation Act of 1949 (37 U. S. C. 254) is amended by adding the following new subsection at the end

thereof:

"(d) Officers entitled to receive basic pay are, while serving as senior members of the Military Staff Committee of the United Nations, in addition to the personal money allowance authorized by subsection (a), entitled to receive a personal money allowance of \$2,200 per annum."

(d) Title III of the Career Compensation Act of 1949 (37 U. S. C. 251 et seq.) is amended by adding the following new sections at the end thereof:

"UNIFORM ALLOWANCES—INITIAL REIMBURSEMENTS

"Sec. 305. (a) An officer of a reserve component is entitled to an initial sum not to exceed \$200 as reimbursement for the purchase of required uniforms and equipment, either—

"(1) upon first reporting for active duty (other than for train-

ing) for a period in excess of 90 days; or

"(2) upon completion, as a member of a reserve component, but not as a member of the Army without specification of component or the Air Force without specification of component, of

not less than 14 days active duty; or

"(3) after the performance of 14 periods of not less than two hours' duration each, of inactive-duty training as a member in the Ready Reserve of a reserve component: Provided, That only duty requiring the wearing of the uniform shall be counted for the purpose of this section: Provided further, That any initial uniform reimbursement or allowance heretofore or hereafter received as an officer under the provisions of any other law is a bar to the entitlement for any initial sum authorized under the provisions of this section: And provided further, That any individual who has served on active duty as an officer of a regular component of the armed forces of the United States may not be qualified for entitlement under this section by duty performed within two years after separation from such regular component.

"(b) An officer of a reserve component is entitled to an additional sum of not to exceed \$50 for reimbursement for the purchase of required uniforms and equipment, upon completion of each period after July 9, 1952, of four years of service as prescribed in section 1332 (a) (2) of title 10, United States Code, performed in an active status in a reserve component and which shall include at least 28 days of active duty: Provided, That any period of active duty for a period in excess of 90 days shall be excluded in determining the period of four years required for eligibility under this subsection: Provided further, That a person who receives or has heretofore received a uniform reimbursement or allowance as an officer is not entitled to the reimbursement provided in this subsection until the expiration of not less than four years from the date of entitlement to the last reimbursement or allowance: And provided further, That until four years after July 9, 1952, an officer may elect to receive the uniform reimbursement not to exceed \$50 to which he may be entitled under existing regulations issued pursuant to section 302 of the Naval Reserve Act of 1938, as amended, or section 11 of the Act of August 4, 1942, as amended. This subsection does not apply to officers of the Army without component or of the Air Force without component.

"(c) An officer of a reserve component entering on active duty is entitled, for each time of such entry or reentry on active duty of more than ninety days' duration to a further sum not to exceed \$100 as reimbursement for additional uniforms and equipment required on such duty: *Provided*, That the reimbursement provided by this sub-

section is not payable to any officer who, under any provision of law, has received an initial uniform reimbursement or allowance in excess of \$200 during his current tour of active duty or within a period of two years prior to entering on his current tour of active duty: Provided further, That the reimbursement provided in this subsection is not payable to any officer entering on active duty within two years after completing a previous period of active duty of more than

90 days' duration.

"(d) The receipt of a uniform and equipment reimbursement as an officer of one of the reserve components is a bar to entitlement to a uniform reimbursement upon transfer to or appointment in another, except where a different uniform is required: *Provided*, That reimbursement for uniforms and equipment upon transfer to or appointment in another reserve component within the limits and under the conditions prescribed by subsections (a) and (c) of this section may be made in accordance with regulations approved by the Secretary of Defense or the Secretary of the Treasury in the case of the Coast Guard when the Coast Guard is operating as a service in the Treasury Department. This subsection does not apply to members of the Army without component or of the Air Force without component.

"(e) Subject to standards, policies, and procedures prescribed by the Secretary of Defense, the Secretary of each military department shall prescribe such regulations as he considers necessary to carry out this section. The Secretary of the Treasury, with the concurrence of the Secretary of the Navy, shall prescribe such regulations as he considers necessary to carry out this section, so far as it relates to the Coast Guard, except when the Coast Guard is operating as a service in the Navy. So far as practicable, regulations for all reserve com-

ponents shall be uniform."

"UNIFORM GRATUITY UPON TEMPORARY APPOINTMENT

"Sec. 306. Enlisted members of the Navy, Marine Corps, or Coast Guard are entitled to \$250 as a uniform gratuity upon initial appointment under section 5597 of title 10, United States Code, or under section 435 of title 14, United States Code."

(e) Section 501 (a) of the Career Compensation Act of 1949 (37 U. S. C. 301 (a)) is amended by striking out the words "by law and"

after the words "to the extent provided for".

(f) Section 501 (b) of the Career Compensation Act of 1949 (37 U. S. C. 301 (b)) is amended by adding the following sentence at the end thereof: "Compensation under this section is not authorized for work or study performed by members of the reserve components in connection with correspondence courses of the armed forces."

AMENDMENT TO NATIONAL SECURITY ACT OF 1947

SEC. 21. Section 302 of the National Security Act of 1947, as

amended (63 Stat. 585), is amended to read as follows:

"Sec. 302. The compensation of the Assistant Secretaries of Defense is that prescribed by law for assistant secretaries of executive departments. The Assistant Secretaries shall perform such duties as the Secretary of Defense may prescribe."

AMENDMENTS TO UNIVERSAL MILITARY TRAINING AND SERVICE ACT

SEC. 22. (a) Section 4 (b) of the Universal Military Training and Service Act, as amended (50 App. U. S. C. 454 (b)), is amended by adding the following sentence at the end thereof: "The Secretarics of the Army, Navy, and Air Force, with the approval of the Secretary of Defense (and the Secretary of the Treasury with respect to the United States Coast Guard), may provide, by regulations which shall be as nearly uniform as practicable, for the release from training and service in the armed forces prior to serving the periods required by this subsection of individuals who volunteered for and are accepted into organized units of the Army National Guard and Air National Guard and other reserve components."

(b) Section 4 (d) (3) of the Universal Military Training and Service Act, as amended (50 App. U. S. C. 454 (d) (3)), is amended to read

as follows:

"(3) Each person who is inducted into the National Security Training Corps shall serve in the armed forces or the National Security Training Corps for a total of eight years, unless he is sooner discharged because of personal hardship under regulations prescribed by the Secretary of Defense. Each person covered by this subsection who is not a Reserve, and who is qualified, shall, upon his release from training, be transferred to a reserve component of an armed force to complete the service required by this subsection."

(c) Section 4 (f) of the Universal Military Training and Service

Act (50 App. U. S. C. 454 (f)) is amended to read as follows:

"(f) Notwithstanding any other provision of law, any person who is inducted into the armed forces under this Act and who, before being inducted, was receiving compensation from any person may, while serving under that induction, receive compensation from that person."

(d) Section 8 of the Universal Military Training and Service Act

(50 App. U. S. C. 458) is amended to read as follows:

"Sec. 8. No bounty may be paid to induce any person to be inducted into an armed force. A clothing allowance authorized by law is not a bounty for the purposes of this section. No person liable for training and service under this Act may furnish a substitute for that training or service. No person may be enlisted, inducted, or appointed in an armed force as a substitute for another. No person liable for training and service under section 4 may escape that training and service or be discharged before the end of his period of training and service by paying money or any other valuable thing as consideration for his release from that training and service or liability therefor."

AMENDMENT TO ARMED FORCES LEAVE ACT OF 1946

Sec. 23. Section 3 (a) of the Armed Forces Leave Act of 1946 (37 U. S. C. 31a (a)) is amended by adding the following sentence at the end thereof: "Full-time training, or other full-time duty for a period of more than 29 days, performed by a member of the Army National Guard of the United States or the Air National Guard of the United States in his status as a member of the National Guard under sections 316 and 502-505 of title 32, United States Code, and for which he is entitled to pay, shall be considered active service for the purpose of this subsection."

AMENDMENT TO CANAL ZONE CODE

SEC. 24. Chapter 1 of title 2. Canal Zone Code, is amended by

inserting the following new section after section 5:

"5a. The militia of the Canal Zone shall be organized under such rules and regulations, not in conflict with the provisions of title 32, United States Code, as the President prescribes."

AMENDMENT TO ACT OF JUNE 25, 1938, CH. 690

SEC. 25. Section 203 of the Act of June 25, 1938, ch. 690 (52 Stat.

1178), is amended by adding the following at the end thereof:

"A fractional year of six months or more shall be considered a full year for the purposes of this section in computing basic pay. A person eligible to transfer to the Fleet Reserve under this section and under section 6330 of title 10, United States Code, may elect the section under which he is to be transferred."

AMENDMENT TO ACT OF JULY 29, 1941, CH. 327

SEC. 26. Section 1 of the Act of July 29, 1941, ch. 327 (55 Stat. 607).

is amended by adding the following at the end thereof:

"If such a school is discontinued, the vessels shall be immediately returned to the United States. No person may be sentenced to or received at such a school as a punishment, or commutation of punishment, for a crime."

AMENDMENT TO ACT OF JULY 23, 1947, CH. 301

SEC. 27. Section 16 of the Act of July 23, 1947, ch. 301 (61 Stat. 413),

as amended, is amended to read as follows:

"Sec. 16. Notwithstanding the limitations contained in subsection (a) of section 435, and subsection (a) of section 436, of title 14, United States Code, the authority granted by those sections may be exercised

"(1) such time as the Secretary of the Treasury determines that the number of officers holding permanent appointments on the active list of the Coast Guard is equal to 95 percent of the number of such officers authorized by law, exclusive of extra numbers; or

"(2) January 1, 1957; whichever occurs earlier."

AMENDMENTS TO ACT OF AUGUST 1, 1947, CH. 433

SEC. 28. (a) Subsections (b) and (c) of section 1 of the Act of August 1, 1947, as amended (50 U. S. C. 158), are redesignated as subsections "(a)" and "(b)", respectively.

(b) Section 3 of the Act of August 1, 1947, as amended (50 U.S. C. 159), is amended by deleting the words "Secretary of Defense and the", "in the National Military Establishment and", "the Secretary or", and the word "respectively", wherever it appears.

RESERVES AND NATIONAL GUARDSMEN WHO ARE FEDERAL EMPLOYEES

SEC. 29. (a) Each Reserve of the armed forces or member of the National Guard who is an officer or employee of the United States or the District of Columbia, permanent or temporary indefinite, without regard to classification or terminology peculiar to the Civil Service system, is entitled to leave of absence from his duties, without loss of pay, time, or efficiency rating for each day, but not more than 15 days in any calendar year, in which he is on active duty, or is engaged in field or coast defense training under sections 502–505 of title 32, United States Code.

(b) Each person covered by subsection (a) who is ordered to active duty, or to duty under sections 502-505 of title 32, United States Code, is entitled, upon release from duty, to be restored to the

position held by him when ordered to duty.

(c) Any Reserve or member of the National Guard may accept any civilian position under the United States or the District of Columbia and may receive the pay incident to that employment in addition to pay and allowances as a Reserve or member of the National Guard. Membership in a reserve component of the armed forces or in the National Guard does not prevent a person from practicing his civilian profession or occupation before, or in connection with, any department of the United States.

(d) When he is not on active duty, or when he is on active duty for training, a Reserve is not considered to be an officer or employee of the United States or a person holding an office of trust or profit or discharging any official function under, or in connection with, the United States because of his appointment, oath, or status, or any duties or functions performed or pay or allowances received in that

capacity.

FUND FOR PAYING CERTAIN NATIONAL GUARD OFFICERS

SEC. 30. The pay and allowances for the Chief of the National Guard Bureau and officers ordered to active duty from the Army National Guard of the United States or the Air National Guard of the United States under section 3496 or 8496 of title 10, United States Code, shall be paid out of the funds appropriated for the pay of the Army National Guard or the Air National Guard.

DISBURSEMENT OF PAY OF MEMBERS OF NATIONAL GUARD

SEO. 31. All amounts appropriated for the pay, under section 501 of the Career Compensation Act of 1949, as amended (37 U. S. C. 301), of enlisted members of the Army National Guard of the United States or the Air National Guard of the United States for attending regular periods of duty and instruction shall be disbursed and accounted for by officers and agents of the Finance Corps of the Army or finance officers of the Air Force, as the case may be. All such disbursements shall be made for such three-month periods for

the various units of the Army National Guard or the Air National Guard as may be prescribed in regulations issued by the Secretary of the Army or the Secretary of the Air Force, as the case may be, and on pay rolls prepared and authenticated as prescribed in those regulations.

MILITIA: RETENTION OF ANCIENT PRIVILEGES

Sec. 32. (a) Any corps of artillery, cavalry, or infantry existing in any of the States on the passage of the Act of May 8, 1792, which by the laws, customs, or usages of those States has been in continuous existence since the passage of that Act, shall be allowed to retain its ancient privileges, subject, nevertheless, to all duties required by law of militia: Provided, That those organizations may be a part of the National Guard and entitled to all the privileges thereof, and shall conform in all respects to the organization, discipline, and training to the National Guard in time of war: Provided further, That for purposes of training and when on active duty in the service of the United States they may be assigned to higher units, as the President may direct, and shall be subject to the orders of officers under whom

they shall be serving.

(b) The First Corps Cadets, antedating, and continuously existing in the State of Massachusetts since, the Act of May 8, 1792, now designated as the 126th Tank Battalion, 26th Infantry Division, hereby declared to be a corps as defined in subsection (a) of this Act for all purposes thereof and now incorporated in the Organized Militia and a part of the National Guard of Massachusetts, shall be allowed to retain its ancient privileges and organization. The First Corps Cadets is hereby declared to be entitled to a lieutenant colonel in command and a major second in command; and those officers, when federally recognized, are entitled to the pay provided by law for their respective grades: Provided, That nothing in this section or other provisions of law shall be considered to be in derogation of any other ancient privileges to which the First Corps Cadets is entitled under the laws, customs, or usages of the State of Massachusetts.

MEDALS AND OTHER DEVICES

SEC. 33. (a) The Secretary of the Army shall procure, and issue without charge to any person entitled thereto, the following service medals, and any ribbon, clasp, star, or similar device prescribed as a part of that medal:

(1) Civil War campaign medal;

- (2) Indian campaign medal; (3) Spanish campaign medal;(4) Spanish War service medal; (5) Cuban occupation medal;
- (6) Puerto Rico occupation medal; (7) Philippine campaign medal:

(8) Philippine Congressional medal; (9) China campaign medal;

(10) Cuban pacification medal; (11) Mexican service medal;

(12) Mexican border service medal;(13) Victory medal and clasps; and

(14) fourragere as an individual decoration.

(b) Under regulations prescribed by the Secretary, any medal or other device issued under subsection (a) that is lost, destroyed, or becomes unfit for use, without fault or neglect of the owner, may be replaced at cost. However, if the owner is a member of the Army or the Air Force, the medal or device may be replaced without charge.

(c) The Secretary may spend, from any appropriation for the support of the Army, amounts necessary to provide medals and devices

under this section.

(d) If a person dies before a medal or device is presented to him under subsection (a), it may be presented to his family.

BACHELOR OF SCIENCE DEGREE FROM MERCHANT MARINE ACADEMY

SEC. 34. Under conditions prescribed by the Secretary of Commerce, the Superintendent of the United States Merchant Marine Academy may confer the degree of bachelor of science upon graduates of the Academy.

DEGREES FOR PERSONS WHO GRADUATED BEFORE ACCREDITING OF SERVICE ACADEMIES

SEC. 35. Under conditions prescribed by the Secretary of the Army, the Secretary of the Navy, or the Secretary of Commerce, as the case may be, the Superintendent of the United States Military Academy, the Superintendent of the United States Naval Academy, or the Superintendent of the United States Merchant Marine Academy, respectively, may confer the degree of bachelor of science upon living graduates of that Academy who were graduated before the date of accrediting of that Academy and who have met the requirements of that Academy for that degree.

PAYMENT OF OFFICERS OF CORPS OF ENGINEERS

SEC. 36. Regular officers of the Corps of Engineers of the Army, and reserve officers of the Army who are assigned to the Corps of Engineers, who are employed primarily on duty connected with non-military public works prosecuted under the direction of the Chief of Engineers, including river and harbor improvements, flood control, and other such works, shall, while so employed, be paid their pay and allowances from the appropriation for the works upon which they are employed.

NITRATE PLANTS

Sec. 37. (a) The President of the United States may make, or cause to be made, such investigation as in his judgment is necessary to determine the best, cheapest, and most available means for the production of nitrates and other products for munitions of war and useful in the manufacture of fertilizers and other useful products by water power or any other power as in his judgment is the best and

cheapest to use; and is also hereby authorized to designate for the exclusive use of the United States, if in his judgment such means is best and cheapest, such site or sites, upon any navigable or nonnavigable river or rivers or upon the public lands, as in his opinion will be necessary for national defense; and is further authorized to construct, maintain, and operate, at or on any site or sites so designated, dams, locks, improvements to navigation, power houses, and other plants and equipment or other means than water power as in his judgment is the best and cheapest, necessary or convenient for the generation of electrical or other power and for the production of nitrates or other products needed for munitions of war and useful in the manufacture of fertilizers and other useful products.

(b) The President is authorized to lease, buy, or acquire, by condemnation, gift, grant, or devise, such lands and rights of way as may be necessary for the construction and operation of such plants, and to take from any lands of the United States, or to buy or acquire by condemnation materials, minerals, and processes, patented or otherwise, necessary for the construction and operation of such

plants and for the manufacture of such products.

(c) The products of such plants shall be used by the President for military and naval purposes to the extert that he may deem necessary, and any surplus which he shall determine is not required shall be sold and disposed of by him under such regulations as he may prescribe.

(d) The President is hereby authorized to employ such officers, agents, or agencies as may in his discretion be necessary to enable him to carry out the purposes herein specified, and to authorize and require such officers, agents, or agencies to perform any and all of the duties imposed upon him by the provisions hereof.

(e) The plant or plants provided for under this section shall be constructed and operated solely by the Government and not in conjunction with any other industry or enterprise carried on by private capital.

RETIRED GRADE FOR CERTAIN GENERAL OFFICERS

SEC. 38. The President, by and with the advice and consent of the Senate, may in his discretion extend the privilege granted by sections 3962 (a) and 8962 (a) of title 10, United States Code, to officers, heretofore or hereafter retired, who served in the grade of general or lieutenant general after December 7, 1941, and before July 1, 1946.

ADDITIONAL SERVICE CREDITABLE TO CERTAIN REGULARS

Sec. 39. In addition to service with which he may be credited under section 1208 (a) (2) of title 10, United States Code, a member of a regular component of the armed forces shall be credited, for the purposes of chapter 61 of title 10, United States Code, with all service as—

(1) a cadet at the United States Military Academy, if ap-

pointed before August 24, 1912;

(2) a midshipman at the United States Naval Academy, if appointed before March 4, 1913;

(3) an Army field clerk; and

(4) a field clerk, Army Quartermaster Corps.

AVAILABILITY OF CERTAIN MILITARY APPROPRIATIONS

Sec. 40. Moneys appropriated to the Departments of the Army, Navy, or Air Force for procurement of technical military equipment and supplies, the construction of public works, and for research and development, including moneys appropriated to the Department of the Navy for the procurement, construction, and research and development of guided missiles, remain available until spent unlèss otherwise provided in the appropriation act concerned.

INDEFINITE APPOINTMENTS FOR CERTAIN RESERVES

Sec. 41. Each person who was a reserve officer on July 9, 1952, and who did not hold an appointment for an indefinite term on that date, shall be given an appointment for an indefinite term in place of the appointment he then held, if after written notification by competent authority before July 2, 1953, the officer agrees in writing to have that appointment continued for an indefinite term. In the event such officer does not agree in writing, the term of his current appointment shall not be changed by this section.

PHILIPPINE SCOUTS

SEC. 42. The President is authorized to form the Philippine Scouts into such branches and tactical units as he may deem expedient, within the limit of strength prescribed by law, organized similarly to those of the Regular Army.

REAL PROPERTY TRANSACTIONS OF FEDERAL CIVIL DEFENSE ADMINISTRATION

SEC. 43. (a) The Administrator of the Federal Civil Defense Administration, or his designee, must come to an agreement with the Committees on Armed Services of the Senate and the House of Representatives before entering into any of the following transactions by or for the use of that administration:

(1) An acquisition of fee title to any real property, if the

estimated price is more than \$25,000.

(2) A lease of any real property to the United States, if the estimated annual rental is more than \$25,000.

(3) A lease of real property owned by the United States, if

the estimated annual rental is more than \$25,000.

(4) A transfer of real property owned by the United States to another Federal agency or to a State, if the estimated value is more than \$25,000.

(5) A report of excess real property owned by the United States to a disposal agency, if the estimated value is more than \$25,000.

If a transaction covered by clause (1) or (2) is part of a project, the agreement must be based on the general plan for that project, including an estimate of the total cost of the lands to be acquired or leases to be made.

(b) The Administrator shall report quarterly to the Committees on Armed Services of the Senate and the House of Representatives on transactions described in subsection (a) that involve an esti-

mated value of more than \$5,000 but not more than \$25,000.

(c) This section applies only to real property in the United States, Alaska, Hawaii, and Puerto Rico. It does not apply to real property for river and harbor projects or flood-control projects, or to leases of Government-owned real property for agricultural or grazing purposes.

(d) A statement in an instrument of conveyance, including a lease, that the requirements of this section have been met, or that the

conveyance is not subject to this section, is conclusive.

APPOINTMENT OF UNITED STATES MILITARY ACAD-EMY GRADUATES IN AIR FORCE

Sec. 44. (a) Notwithstanding any other provision of law, a cadet who graduates from the United States Military Academy may, upon graduation and before the effective date of section 541 of title 10, United States Code, be appointed a second lieutenant in the Regular Air Force.

(b) Notwithstanding any other provision of law, no person who was a cadet at the United States Military Academy may be originally appointed in a commissioned grade in the Regular Air Force under this section before the date on which his classmates at the Academy are graduated and appointed as officers. No person who was a cadet at, but did not graduate from, the Academy may be credited, upon appointment as a commissioned officer of the Regular Air Force, with longer service than that credited to any member of his class at the Academy whose service in the Air Force, or in the Army and the Air Force, has been continuous since graduation.

(c) A graduate of the United States Military Academy who is originally appointed a second lieutenant in the Regular Air Force under this section is not entitled to any service credit under this sec-

tion.

(d) Rank among graduates of each class of the United States Military Academy who, upon graduation, are appointed in the Regular Air Force under this section shall be fixed under regulations prescribed

by the Secretary of the Air Force.

(e) The authorized strength in any regular grade is automatically increased to the minimum extent necessary to give effect to each appointment made under this section. An authorized strength so increased is increased for no other purpose, and while he holds that grade the officer whose appointment caused the increase is counted for the purpose of determining when other appointments, not under this section, may be made in that grade.

PROHIBITION OF COLLECTIONS FROM ASSIGNEES, ETC.

Sec. 45. No collection or reclamation shall be made by the United States on account of any money paid to assignees, transferees, or allottees, or to others for them, under assignments, transfers, or allotments of pay and allowances made under authority of law where liability might exist with respect to such assignments, transfers, or allotments or the use of such moneys, because of the death of assignors, transferors, or allotters.

REGULAR WARRANT OFFICERS: DEFERMENT OF SEP-ARATION WITH COMPLETION OF 20 YEARS OF SERVICE OR AT AGE 60

Sec. 46. (a) The separation of any person who, on November 1, 1954, was a male permanent warrant officer of a regular component of an armed force, and who upon attaining the age of 62 has completed less than 20 years of active service that could be credited to him under section 511 of the Career Compensation Act of 1949 (37 U. S. C. 311), may be deferred by the Secretary concerned until he completes 20 years of that service, but not later than that date which is 60 days

after the date on which he attains the age of 64.

(b) The separation of any person who, on November 1, 1954, was a female permanent warrant officer of a regular component of an armed force, and who upon attaining the age of 55 has completed less than 20 years of active service that could be credited to her under section 511 of the Career Compensation Act of 1949 (37 U. S. C. 311), may be deferred by the Secretary concerned until she completes 20 years of that service, but not later than that date which is 60 days after the date on which she attains the age of 60.

AMENDMENT TO ACT OF AUGUST 10, 1946, CH. 952

Sec. 47. Section 9 of the Act of August 10, 1946, ch. 952 (60 Stat.

997), is amended to read as follows:

"Sec. 9. Members of the Navy and Marine Corps who become eligible and apply for transfer to the Fleet Reserve or Fleet Marine Corps Reserve and members of the Fleet Reserve and Fleet Marine Corps Reserve may elect to receive retainer and retired pay computed under the provisions of this Act and sections 6330 and 6331 of title 10, United States Code, or under laws in effect on August 9, 1946."

SUSPENSION OF CERTAIN SECTIONS OF TITLE 10 AND AMENDMENTS TO OFFICER PERSONNEL ACT OF 1947

SEC. 48. (a) Except as they may apply to women officers of the Regular Navy or the Regular Marine Corps appointed under section 5590 of title 10, United States Code, enacted by section 1 of this Act, the following sections of title 10 cease to operate whenever the number of male officers serving on active duty in the grade of ensign or above in the line of the Navy does not exceed the number of male officers holding permanent appointments in the grade of ensign or above on the active list in the line of the Regular Navy: Sections 5505, 5508, 5596, 5651-5663, 5701-5703, 5705-5711, 5751, 5753-5759, 5761, 5762, 5764-5770, 5785, 5786, 5791, 6371-6384, 6386, 6407.

(b) For the purposes of subsection (a), the following officers may

not be considered officers serving on active duty:

(1) Retired officers.

(2) Officers of the Naval Reserve assigned to active duty for

training.

(3) Officers of the Naval Reserve ordered to active duty in connection with organizing, administering, recruiting, instructing, or drilling the Naval Reserve or the Marine Corps Reserve.

(4) Officers of the Naval Reserve ordered to temporary active

duty for the purpose of prosecuting special work.

(c) Title IV of the Officer Personnel Act of 1947 (61 Stat. 869), as amended, is amended by adding the following new section at the end thereof:

"Sec. 437. (a) Except when suspended under section 426 (c), this Act is operative only when the number of male officers serving on active duty in the grade of ensign or above in the line of the Navy does not exceed the number of male officers holding permanent appointments in the grade of ensign or above on the active list in the line of the Regular Navy.

"(b) For the purposes of subsection (a), the following officers may

not be considered officers serving on active duty:

"(1) Retired officers.

"(2) Officers of the Naval Reserve assigned to active duty for

training.

"(3) Officers of the Naval Reserve ordered to active duty in connection with organizing, administering, recruiting, instructing, or drilling the Naval Reserve or the Marine Corps Reserve.

"(4) Officers of the Naval Reserve ordered to temporary active

duty for the purpose of prosecuting special work.

"(c) This Act does not apply to women officers appointed in the Regular Navy or the Regular Marine Corps under section 5590 of title 10, United States Code."

(d) Sections 411 (a), 416, 421, 423, and 430 of the Officer Personnel Act of 1947 (34 U. S. C. 211e, 306p, 306q, 306s, 410p) are amended by striking out the words "titles I through IV" wherever they appear and inserting in place thereof the words "titles I and II".

SAVING AND SEVERABILITY CLAUSES

Sec. 49. (a) In sections 1-48 of this Act, it is the legislative purpose to restate, without substantive change, the law replaced by those sections on the effective date of this Act. However, laws effective after March 31, 1955, that are inconsistent with this Act shall be considered as superseding it to the extent of the inconsistency.

(b) References that other laws, regulations, and orders make to the replaced law shall be considered to be made to the corresponding

provisions of sections 1-48.

(c) Actions taken and offenses committed under the replaced law shall be considered to have been taken or committed under the cor-

responding provisions of sections 1-48.

- (d) If a part of this Act is invalid, all valid parts that are severable from the invalid part remain in effect. If a part of this Act is invalid in one or more of its applications, the part remains in effect in all valid applications that are severable from the invalid applications.
- (e) In chapter 47 of title 10, United States Code, enacted by section 1 of this Act, no inference of a legislative construction is to be drawn from the part in which any article is placed nor from the catchlines of the part or the article as set out in that chapter.

(f) The enactment of this Act does not increase or decrease the pay or allowances, including retired pay and retainer pay, of any person.

(g) The enactment of this Act does not affect the status of persons who, on the effective date of this Act, have the status of warrant officers of the Army Mine Planter Service.

RESTATEMENT OF SUSPENDED OR TEMPORARILY SUPERSEDED PROVISIONS

SEC. 50. If on the effective date of this Act a provision of law that is restated in this Act and repealed by section 53 would have been in a suspended or temporarily superseded status but for its repeal, the provisions of this Act that restate that provision have the same suspended or temporarily superseded status.

EFFECTIVE DATE OF UNIFORM CODE OF MILITARY JUSTICE

SEC. 51. Chapter 47 of title 10, United States Code, enacted by section 1 of this Act, takes effect January 1, 1957.

EFFECTIVE DATES OF CERTAIN SECTIONS OF TITLE 10 RELATING TO UNITED STATES AIR FORCE ACADEMY

SEC. 52. (a) Section 541 of title 10, United States Code, enacted by section 1 of this Act, takes effect (1) in the year in which the initial class graduates from the United States Air Force Academy, or (2) upon the rescission of the agreement under which graduates of the United States Military Academy and the United States Naval Academy may volunteer for appointment in the Air Force, whichever is earlier.

(b) Section 9342 (a) of title 10, United States Code, enacted by section 1 of this Act, takes effect four years after the entrance of the

initial class at the United States Air Force Academy.

REPEAL PROVISIONS

SEC. 53. The following laws are repealed except with respect to rights and duties that matured, penalties that were incurred, and proceedings that were begun, before the effective date of this act and except as provided in section 49:

SCHEDULE OF LAWS REPEALED

a. Revised Statutes

R.S.	U. S. Code		R. S.	U. S. Code		
Section	Title	Section	Section	Title	Section	
214	5	181	431	5	457	
215	5	185, 186	432	5	4.58	
216	5	190	436	5	468	
217	5	191	565	34	1147	
218	5	198	1006	34	1148	
220	10	1363	1095	Uncodified		
224	5	199	1096	Uncodified		
225	10	1302, 1303	1097	Uncodified	***********	
228	5	215	1098	10	498	
229	5	216	1111	10	1140, 1161	
286	34	953	1116	10	62	
287	34	954	1118	10	623	
415	5	411	1122	10	23	
417	5	412	1125	10	238	
418	5	413	1127	10	231	
419	5	429	1135	10	1259	
420	5	430		34	541	
421	5	432	1136	10	1339	
422	5	433, 434	1138	10	1314	
423	Uncodified		1141	10	11956	
424	5	436	1143	10	12590	
425	5	437		34	541	
426	5	438	1144	10	123	
428	5	418	1145	10	1233	
429	5	466	1149	10	123	
430	5	431	1150	10	131	

a. Revised Statutes—Continued

R. S.	U. S. Code		R. S.	U. S. Code		
Section	Title	Section	Section	Title	Section	
1153	10	185	1307	10	90	
1158	10	183	1308	10	83	
1169	10	82	1309	10	106	
1175	10	726	1310	10	106	
1183	10	176	1311	10	104	
1191	10	1312	1312	10	106	
1192	10	1314	1313	10	106	
1199	10	62	1314	10	1062, 108	
1201	10	63	1317	10	109	
1209	10	521	1319	10	109	
1210	10	522	1320	10	109	
1211	10	524	1322	10	110	
1212	10	528	1323	10	110	
1222	10	576	1324	10	104	
1223	10	577	1325	10	110	
1224	10	495	1327	Uncodified		
1225	10	1182a	1328	Uncodified		
	34	1129, 1130	1329	Uncodified		
1226	10	516, 1392	1330	10	114	
1231	10	1172	1331	10	104	
1232	10	608	1333	10	108	
1234	10	497	1334	10	113	
1237	10	610	1335	10	113	
1242	10	1317	1336	10	1133	
1243	10	943	1337	10	1138	
1244	10	944	1338	10	1088	
1246	10	961	1341	10	1143	
1247	10	962	1344-1361	10	1451-145	
1248	10	963	1362	34		
1249	10	964	1369	34	1	
1250	10	965	1370	34	2	
1254	10	1025	1373	34	2	
1255	10	1024	1374	34	20	
1256	10	1023	1375	5	451	
1258	10	1021, 1022	1378	34	11	
1259	10	990, 996	1380	34	323	
1260	10	1178	1382	34	68	
1261	10	671a	1383	34	64	
1264	10	691	1384	34	6:	
1266	10	849	1385	34	66	
1268	10	861	1389	34	67	
1270	10	806	1393	34	70	
1274	10	971	1395	34	11	
1275	10	984	1396	34	91	
1276	10	786	1397	34	9:	
1285	10	695	1398	34	96	
1291	10	893	1410	34	140	
1293	10	716b	1411	Uncodified		
1294	10	729	1413	34	11, 79, 14	
1296	10	831, 1391	1414	34	143	
1298	10	834	1415	34	143	
1299	10	875c	1418	34	18	
1300	10	875	1419	34	16	
1301	10	875b	1420	34	161, 16	
1302	10	874	1421	34	17	
1303	10	871	1422	34	20	
1304	10	872	1426	34	19	

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a. Revised Statutes-Continued

R. S.	U. S. Code		R. S.	U. S. Code		
Section	Title	Section	Section	Title	Section	
1427	34	193	1504	34	25	
1428	34	211	1505	34		
	34	194	NEW YORK OF THE PERSON OF THE	34	1720	
1429	The state of the s	219	1506	34	34	
1400	34	220	1507		3	
1431	34	220	1508	34	3	
1432	34	210	1509	34	3	
1433	34	***	1510	34	3	
1434	34	216	1511	34	10.	
1436	34	220	1512	34	10	
1437	10	1366	1515	34	104	
	34	447	1516	34	104	
1438	34	144	1518	34	10-	
1439	34	145	1519	34	10	
1440	34	226	1520	Uncodified		
1442	34	228	1521	34	10	
1443	34	381	1526	34	10	
1448	34	411	1527	34	110	
1449	34	413	1532	34	4	
1450	34	414	1533	34	4	
1451	34	415	1534	34	4	
1452	34	416	1535	34	4	
1453	34	417	1542	34	51	
1455	34	412	1543	34	50	
1456	34	385	1544	34	50	
1457	34	389	1546	34	5	
1458	34	400	1547	34	51	
225/32/24/10	34	401	1549	34	50	
1459	34	421	1550	34		
1462	WALLES AND ADDRESS OF THE PARTY	424	2021	34	50	
1463	34	2000	1551	Contract of the Contract of th	59	
1464	34	425	1554	5	41	
1465	34	426	1555	5	41	
1466	34	241	1557	34	88	
1467	34	242	1560	34	86	
1468	34	246	1571	34	22	
1469	34	247	1576	34	93	
1470	34	248	1582	34	90	
1471	5	440	1583	34	90	
1473	Uncodified		1591	34	99	
1474	34	251	1592	34	99	
1475	31	251	1593	34	99	
1477	34	251	1603	34	65	
1482	34	397	1604	34	65	
1483	34	258	1605	34	67	
1485	34	244	1606	34	67	
1486	34	245	1607	34	67	
1487	34	913	1609	34	69	
1488	34	253	1610	34	69	
1489	34	249	1611	34	71	
1490	34	250	1616	34	71	
1493	34	271	1617	34	71	
1494	34	272	1619	34	71	
1495	34	273	1620	34	71	
1496	34	274	1622	34	69	
	34	275	1623	34		
1498		19653550	5457602040	Milking or beautiful and a second	68	
1499	34	276	1664	10	131	
1500	34	277	1665	50	6	
1501	34	278	1666	50	5	
1502	34	279	1669	50	5	

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a. Revised Statutes-Continued

R. S.	U. S. Code	4.4	R. S.	U. S. Code	J. Ball	
Section	Title	Section	Section	Title	Section	
1998	10	624	4630	34	115	
3715	10	1198	4636	34	1146	
3725	34	576	4637	34	1147	
3728	34	580	4638	34	1148	
3730	34	581	4639	34	1149	
3731	10	1207	4640	34	1150	
	34	583	4641	34	1151	
3748	10	1316	4644	34	1155	
4613	34	1131	4645	34	1152	
4614	34	1132	4646	34	1154	
4615	34	1133	4647	34	1158	
4617	34	1134	4650	34	1156	
4618	34	1135	4651	34	1157	
4619	34	1136	4652	34	1158	
4621	34	1137	4687	33	886	
4622	34	1138	4688	33	887	
4623	34	1139	4749	10	1433	
4624	34	1140	5297	50	201	
4625	34	1141	5298	50	202	
4626	34	1142	5299	50	203	
4627	34	1143	5300	50	204	
4628	34	1144	5310	50	214	
4629	34	1145				

b. Statutes at Large

		Statutes at Large			U. S. Code	
Date	Chap- ter	Section	Vol- ume	Page	Title	Section
1798 June 22	56		1	569	Uncodified	
1799 Feb. 25	10		1	618	Uncodified	Basi Milana
1800 Apr. 22	29		2	39	Uncodified	ar letter
1801 Mar. 3	20	1,3	2	110	Uncodified	
1802 Feb. 6	4		2	129	Uncodified	
1809 Mar. 3	33	2	2	544	Uncodified	
1815 Mar. 3	93	1	3	231	Uncodified	
1828 May 24	104		4	304	Uncodified	

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		Statutes at Large			U. S. Code		
Date	Chap- ter	Section	Vol- ume	Page	Title	Section	
1832							
May 25	J. Res.		4	605	Uncodified		
1884							
June 30	142	1	4	718	Uncodified		
Do	171		4	742	Uncodified		
1887		The second second second					
Mar. 2	21		5	153	Uncodified		
1842	2021						
Aug. 29	267		5	546	Uncodified		
Aug. 31	276		5	576	Uncodified		
1846							
Aug. 10	176	1 (proviso on p. 100)	9	100	Uncodified		
1858	- 7	AND THE RESERVE OF THE PARTY OF			B ADI S	Fig. 1	
Aug. 31	109	1 (5th through 9th lines of 2d par. on p. 102.)	10	102	Uncodified	***************************************	
1854							
Mar. 27	J. Res. 8		10	592	Uncodified		
1855						The life of the second	
Mar. 3	198	1 (provise on p. 675; and 1st par. on p. 676.)	10	675, 676	Uncodified		
1861	-	A STATE OF THE STA				THE REST	
July 31 Dec. 21	31	8	12 12	284 330	Uncodified		
1862		the State of the same					
July 16	184		12	587	34	505.	
1864						1-01	
June 25	151	1	13	182	Uncodified		
1870		Maria de la Companya			The state of		
July 15	294	20	16	319	10	16.	
1874		and the second	Tree			B-01 28 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Mar. 4	44		18	19	5	187.	
June 20	335	(proviso on p. 116)	18	116	Uncodified		
June 22	392		18	191	Uncodified		
June 23	453		18	203	34	1066.	
Do	458		18	244	10	62,	
		ISA-INCEDED			Uncodified		
Do	486		18	282	50	52,	
1875					170		
Mar. 1	115		18	337	10	16.	
Mar. 3	130	(17th. par. under "War De- partment.")	18	388	10	198.	
Do	131	(proviso of 1st sentence of 1st par. under "War Depart- ment.")	18	410	50	64a.	
Do	133	(4th, 5th, and 10th provisos).	18	453, 454,	10	1376.	
				455			

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		Statutes at Large			ESTER BYENE	U, S, Code		
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1875								
Mar. 3	135	(1st proviso, and 2d clause)	18	467	10	1084, 1136.		
Do	155		18	484	34	201.		
						100		
1876	150	(last sentence under "Bureau	10	69	34	509.		
June 30	159	of Construction and Re- pair.")	19	09	04	008.		
Do	159	(2d sentence under "Marine Corps.")	19	71	Uncodified			
July 5	167		19	74	10	1182a.		
		The second field			34	1129, 1130.		
Aug. 7	255	(last par.)	19	126	10	1067,		
Aug. 12	263		19	131	10	915.		
						20 1 200		
1877			Ti.		ALC: UNKNOWN			
Feb. 27	69	1 (2d, 3d, 14th, 17th, 21st, 27th, 28th, 32d through 35th, 40th, and 42d pars.)	19	241, 242, 243, 244	5	185, 186, 451. 104, 495, 622, 806, 990 996, 1135, 1178, 1302 1312, 1339.		
					Uncodified			
1878		Lateral lex	13.0					
pr. 10	58		20	36	5	218.		
une 11	180	2 (48th through 56th words of 1st sentence, and 2d sen- tence.)	20	103	10	189 (less 1st sentence).		
Do	180	5 (last sentence)	20	107	10	190.		
une 17	260	(400,000,000,000,000,000,000,000,000,000	20	143	34	341.		
une 18	263		20	145	10 Uncodified	15, 500, 664, 728, 801.		
Do	267		20	165	34	276.		
une 20	359	(19th par, under "Miscella-	20	223	50	76.		
GOLES I	300	neous Objects.")	-	-	00.111111111	100		
1879	1000	mage M. orami				****		
Feb. 26	105		20	322	34	1126.		
Mar. 3	182	(2d proviso under "Miscel- laneous Objects.")	20	389	10	1459.		
Do	183	(2d par. under "Miscella- neous.")	20	412	50	61.		
May 12	5		21	3	34	161, 182.		
une 23	35	(1st proviso under "Miscel- laneous.")	21	31	10	722.		
Do	35	4, 8	21	34, 35	10	1071, 1133, 1332.		
1880								
une 1	115	(1st proviso)	21	153	10	1074.		
une 8	129		21	164	5	428.		
une 16	235	(2d sentence of 2d par, under "Geological Survey.")	21	274	43	33.		
1881		31				and the latest		
an. 20	24		21	317	Uncodified			
eb. 23	73	2	21	338	34	161, 182.		
Mar. 3	134	(words after last semicolon of 1st par. under "General Expenses.")	21	460	10	189.		
Do	147	Expenses.	21	509	Uncodified			
Do	150		21	510	The state of the s			

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		Statutes at Large	U. S. Code			
Date	Chap- ter	Section	Vol- ume	Page	Title	Section
1882						
June 30	254	(3d, 4th, and 5th provisos under "Pay Depart- ment.")	22	118	10	578, 942, 945, 970.
Do	254	(1st proviso under "Quarter- master's Department.")	22	119	10	801.
Do	254	3	22	122	10	873.
Do	255	(last sentence of 10th par.)	22	123	10	1068.
Aug. 5	391	1 (1st proviso on p. 285 to end of page.)	22	285	34	1055, 1057.
Do	391	1 (3d par., and 2d and 3d sen- tences of 4th par., on p. 286.)	22	286	34	386, 402.
Do	391	2 (last 2 sentences)	22	296	34	491.
Do	395		22	299	50	51.
1883		- Title			ALTHUR DE	COLUMN ALAMO
Mar. 3	93	(2d proviso under "Pay Department.")	22	457	10	525.
Do	97	1 (2d par. on p. 472, as appli- cable to masters and jun- for grade lieutenants.)	22	472	34	1.
Do	97	2	22	481	34	222.
Do	120		22	487	5	218.
Do	141	5	22	599	34	492.
1884		The second secon				
une 26	122		23	60	Uncodified	
uly 5	214	6	23	104	10	1348.
Do	217	(last proviso under "Pay Department.")	23	108	34	1182a. 1129, 1130.
Do	217	(proviso under "Subsist- ence of the Army.")	23	108	10	1238.
Do	217	(3d and 9th provisos under "Quartermaster's Depart- ment,")	23	109, 111	10	1374, 1377.
Do	217	(last sentence of 1st par. under "Medical Depart- ment.")	23	111, 112	Uncodified	96.
1885			86		E THE RES	
an. 30	43	3	23	295	5	467.
Feb. 14 Mar. 3	67 360	(provisos under "Armories	23 23	305 502	50	947a. 77.
1000		and Arsenals.")	1		1000	
1886 uly 26	781	(0d non on n 151)	24		***	
lug. 4	903	(2d par. on p. 151) (proviso under "Naval Academy.")	24	151 268	34	59. 1082.
1887			120	of Frederica	San B	
an. 29	72		24	372	10	1171.
1888		461 La 21 La 7	- 1	COUNTY OF	in skaosi	
May 1	212	(par. before "Public Works.")	25	112	10	1127.
une 1	338		25	165	10	671a.
ept. 26	1037		25	491	10	1182a.
The second second			R		34	1129, 1130.
ct. 19	1210	(6th par. on p. 600)	25	600	5	417.

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Do	116		25	657	50	66.	
Mar. 1	331		25	781	34	916.	
Mar. 2	396		25	878	Uncodified		
1890					Contest Char	4	
Feb. 7	8		26	6	34	598.	
Feb. 27	20		26	13	10	523, 526, 527.	
Apr. 14	80		26	55	5	200.	
apa. a.			-	00	34	597.	
June 13	423	(1st proviso under "Quarter-	26	152	10	1334.	
die 10	120	master's Department.")		100	10	1001.	
July 11	667	(1st 26 words of 2d sentence	26	254	5	420.	
idiy 11		under "Navy Depart- ment.")	20	201			
Aug. 18	797	(11th clause)	26	316	50	171.	
Do	797	2 (last proviso)	26	320	50	54.	
Aug. 30	837	1 (words after semicolon of	26	382	33	887.	
aug. ou		7th par. under "Office Expenses.")		House is	(TF-240-10)	ALT THE	
Do	837	1 (last proviso under "Pay").	26	400	10	861a.	
Sept. 25	J. Res.	I (last proviso didde 1 ay).	26	681	10	1427.	
36pt. 20	50		20	001	34	371.	
Sept. 30	1125		26	504	10	947a.	
	1241		26	562	10	492, 556.	
Oct. 1	1241		20	902	Uncodified	492, 000.	
Do	1266	4 (proviso), 5-8, 9 (1st 35	26	653, 654	10	215.	-
D0	1200	words.)	20	000, 001	Uncodified	210.	
Dec. 24	J. Res.	(last sentence)	26	1113	10	189.	
1891	7		20	1110	(".limenteen	100.	
Jan. 13	70	ESCH (100 - 100 201	26	716	10	1182a.	
au. 10	10		20	.10	34	1129, 1130.	
Feb. 5	J. Res.9		26	1113	10	1183.	
Feb. 9	122		26	737	CONTRACTOR STATEMENT	695.	
DERV ST			1 200		10	THE COURSE OF THE PARTY OF THE	
Feb. 16	238	mile aleman and des different	26	763	10	1021, 1022.	
Feb. 24	284	(7th clause under "Miscel- laneous.")		773	10	92.	
Mar. 2	494	(proviso of last par. on p. 815.)	26	815	Uncodified		
Mar. 3	541	(12th through 37th words of	26	934	5	421.	
		1st par. under "Navy De- partment.")	IS.	introduction.	See Sty	(a)	
1892							
May 9	62		27	27	5	192.	
uly 16	195	(last par. under "Miscel-	27	177	10	877.	
The same		laneous.")			34	890.	
Do	195	(last 15 words before proviso under "Subsistence of the	27	178	10	716b.	
Do	195	Army.") (last proviso under "Quar-	27	178	10	1335.	1831
-SERVER III	central I	termaster's Department.")	100	all to a gr	Daniel Commence	(21) W	I VEN
uly 19	206	(2d par. under "Pay of the Navy.")	27	236	Uncodified		
Do	206	(6th par. on p. 243)	27	243	5	429, 437.	A middl
Do	206	(3d par. on p. 245)	27	245	34	222.	

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July 23	237		27	262	10 Uncodified	1125.	ini palas
July 27	270		27	276	10 Uncodified	94.	
July 28	315		27	321	34	661, 662.	
July 30	328		27	336	Uncodified	502, 503, 504.	
1893 Feb. 27	168	(3d proviso under "Miscel- laneous.")	27	480	10	719.	
Do	168	(7th proviso under "Inciden- tal Expenses.")	27	484	10	1340.	
Mar. 1	186	(3d clause, and 4th proviso)	27	515, 520	10	1076, 1124, 113	34.
Mar. 3	212	(1st par, on p. 716)	27	716	34	863.	
Do	212	(1st par. on p. 717)	27	717	5	446.	
Nov. 3	13		28	7	10	1182a.	
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1894	WATER	The state of the s			The Share of Street		
May 11	J. Res.		28	583	10	1427.	
N 1656	26		100		34	371.	
July 26	165	(3d par. on p. 132)	28	132	5	449.	
Do	167	(words after semicolon of 7th clause.)	28	151	10	1064.	
Aug. 1	179		28	215	Uncodified	623, 625.	
Aug. 6	228	(last sentence of 12th clause under "Miscellaneous.")	28	237	10	759.	
Aug. 7	232	(proviso under "For Engineer's Office.")	28	246	10	190.	
Jan. 12	23	77	28	621	5	458.	
Jan. 16	29	(words after semicolon of 12th clause on p. 630.)	28	630	10	1075.	
Feb. 12	83	(last sentence of 1st par. under "Subsistence De- partment.")	28	658	10	1197.	
Mar. 2	177	(1st 55 words of 2d par., and last sentence of 3d par., under "War Depart- ment.")	28	787, 788	5	197, 216.	
Do	186	(1st proviso on p. 826)	28	826	34	1127.	
1896		MI Comment of Language	4.0		mpsi (oursons	08 (W)	
Feb. 18	22		29	8	10	1061, 1083, 113	
Mar. 16	59	(1st proviso under "For Pay of Enlisted Men.")	29	60	10	862b.	0001 No. 1983
May 2	J. Res. 51		29	473	10	1405.	
May 22	231		29	133	5	150p.	
Tune 5	331		29	251	5	428.	
une 10	399	(provisos under "Pay of the Navy.")	29	361	34	232, 883, 931.	
une 11	J. Res. 62		29	476	34	192.	
1897		Line Matter State 1939	14 1	(8)	TO M piles	Anti-	
an. 26	92		29	497	10	1421.	
Feb. 4	146		29	511	10	1392.	

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Feb. 10	214	(1st proviso under "Perma- nent Establishment.")	29	519	10	1112.	
Feb. 13	221		29	526	34	322.	
June 4	2	(9th par. on p. 39)	30	39	5	460.	
Do	2	(par. under "Soldiers' Home, District of Columbia.")	30	54	24	58.	
1898	2000			NA THE		222	
Mar. 15	69	(last sentence of 7th clause under "Ordnance Depart- ment.")	30	326	10	1208.	
Apr. 11	J. Res. 21		30	737	50	178.	
Apr. 22	187		30	361	Uncodified	1.	
Apr. 28	191	1-6, 7 (last proviso)	30	364-366	Uncodified	1432.	
May 4	234	(12th par. on p. 373)	30	373	5	447.	
Do	234	(last 18 words of 1st par. on p. 374.)	30	374	5	457.	
Do	234	(7th and last pars. on p. 380.)	30	380	34	21, 23.	
Do	234	(2d sentence under "Armor and Armament.")	30	390	34	461.	
May 26	363		30	420	10	864.	
May 28	367		30	421	Uncodified		
June 17	463		30	474	34	121, 33, 887a.	
June 29	538		30	525	Uncodified		
July 7	582		30	720	Uncodified		
Do	584		30	721	10	864.	
July 8	636	At 100	30	722	10	1126.	
1899	46	EQT A THE PASS	30	784	10	878.	
Jan. 12	40		30	784	Uncodified	0/0.	
Mar. 2	352	(less § 17)	30	977	10	232, 621, 894,	
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Do	423	(1st proviso under "Ord- nance Department.")	30	1073	50	66.	
Do	429	363 (proviso) [added]	9		10	15.	
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May 26	586	(3d clause under "Miscella- neous.")	31	209	10	9.	
Do	586	(1st proviso under "Ord- nance Department.")	31	216	50	66.	
June 6	786	29 (less last proviso)	31	330	10	15.	
Do	791	(words before semicolon of 1st proviso under "Mili- tary Posts.")	31	624	10	1338.	
Do	811	on y 1 0000.)	31	671	10	998.	
June 7	859	(1st proviso on p. 685)	31	685	Uncodified		
Do	859	(2d sentence of 7th par. on	31	702	5	436.	
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Feb. 2	192	(less 1st 15 words of last	31	748	10	107, 240, 334, 556a, 724
reo. z	104	sentence of 1st par. of § 36, and § 38.)	31	710		1026a, 1392, 1427.
3 7			170		Uncodified.	371.
Feb. 26	607		31	810	34	1182a. 1129, 1130.
Mar. 2	803	(1st 3 provisos under "Pay of Enlisted Men.")	31	896	10	894.
Do	803	(9th through 12th provisos under "Miscellaneous.")	31	902, 903	10	751, 844.
Do	804	(1st 3 provisos under "Per- manent Establishment.")	31	911, 912	10	1096, 1140, 1161, 1163.
Do	804	(1st proviso under "Pay of Civilians.")	31	914	10	1085.
Mar. 3	852	(1st proviso on p. 1108)	31	1108	Uncodified	Committee Commit
Do	852	(2d par, on p. 1122)	31	1122	5	461, 465.
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Do	852	(7th par. on p. 1132)	31	1132	Uncodified.	VO
Do	852	(last par.)	31	1133	34	451.
Do	863	(mor part)	31	1440	34	1128.
Mar. 31	943		32	282	10	1346.
and the same of	940		02	202	10	1010.
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June 28	1300	(1st 3 provisos under "Per- manent Establishment.")	32	409	10	1079, 1147, 1148.
June 30	1328	(proviso under "Pay of Officers of the Line.")	32	508	10	851.
July 1	1353		32	629	5	199.
Do	1368	(4th par. on p. 680)	32	680	34	908.
Do	1368	(3d par. on p. 686)	32	686	34	1031.
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Jan. 12	J. Res.		32	1229	10	1427. 371.
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Feb. 25	775	(proviso under "Record and Pension Office,")	32	884	5	195.
Do	775	(2d par. under "Office of the Chief of Ordnance.")	32	885	10	196.
Mar. 2	975	(2d proviso under "Retired Officers,")	32	932	10	686.
Do	975	(2d proviso under "Philip- pine Scouts,")	32	934	10	626.
Do	975	(last proviso under "Trans- portation of the Army and its Supplies.")	32	939	10	1373.
Mar. 3	995	(2d proviso under "Perma- nent Establishment.")	32	1012	10	1072,
Do	1010	(pp. 1197, 1198, and 1st sen- tence on p. 1199.)	32	1197-1199	34	334, 634, 1034, 106 1066, 1067.

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Do	1485	(last par. under "The Corps of Engineers.")	33	263	Uncodified		
Do	1485	(proviso under "Retired Officers.")	33	264	10	991.	
Do	1485	(1st and 2d provisos under "Miscellaneous.")	33	266	10	108, 892.	
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Do	1485	Department.") (13th par. under "Ordnance	33	276	50	65.	
Apr. 27	1622	Department.") (lines 13 and 14 of 2d par., as applicable to machinists, on p. 324.)	33	324	34	124,	
Do	1622	(last par, on p. 346)	33	346	34	331, 334	
Do	1630	(2d sentence of 6th par. on p. 403.)	33	403	34	891.	
Apr. 28	1762	(1st proviso under "Miscellaneous Objects, War Department.")	33	497	50	173.	
Do	1766		33	518	10	1365.	
1905		Part In the	92		34	528.	
Mar. 2	1307	(provisos under "Retired Officers.")	33	831	10	995,	
Do	1307	(proviso under "Philippine Scouts.")	33	832	10	177.	
Do	1307	(last proviso under "Medical Department.")	33	839	10	1236.	
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Mar. 3	1404	(1st 2 provisos under "Per- manent Establishment.")	33	850	10	1076, 1085, 1134.	
Do	1404	(2d par. under "Pay of Civilians.")	33	853	10	1140, 1141.	
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June 12	3078	(1st proviso under "Retired Officers.")	34	245	10	995.	
Do	3078	(17th par. under "Miscel- laneous.")	34	246	10	835, 906.	
Do	3078	(1st proviso under "Philip- pine Scouts.")	34	248	10	954.	
Do	3078	(3d par. under "National Trophy and Medals for Rifle Contests.")	34	258	10	1288.	
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June 25	3526		34	455	Uncodified		
June 29	3540	(last par, under "Fortifica- tions and Other Works of Defense,")	34	463	50	177.	
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Do	3590	(2d par. on p. 556)	34	556	Uncodified		
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Do	3590	(5th par. on p. 564)	34	564	5	433.	
Do	3590	(1st par. on p. 577)	34	577	34	1036.	
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Do	3612		34	620	34	1128.	
June 30	3914	(last par. under "State or Territorial Homes for Dis-	34	750	10	868.	
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D-	2027	ors.")	34	019	34	1104 1105	
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1907	Par Park I I I	30 M 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		-mitter's	Table River	A HE LIE	
Feb. 27	J. Res.		34	1422	10	1402.	
Mar. 2	17 2508	(1st 2 provisos under "Per- manent Establishment.")	34	1063	10	1069, 1097.	
Do	2511	(proviso under "The Military Secretary's Depart-	34	1158	5	192a.	
Do	2511	ment.") (1st proviso under "Pay of Officers of the Line.")	34	1159	10	891.	
Do	2511	(proviso under "Miscel- laneous.")	34	1163	Uncodified		
Do	2511	(1st proviso under "Subsist- ence Department.")	34	1165	10	725.	
Do	2511	(words between 9th and 10th semicolons under "Quar- termaster's Department.")	34	1166	10	801.	
Do	2511	(1st proviso under "Quarter- master's Department.")	34	1167	10	723.	
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Do	2511	(last par. under "Manufac- ture of Arms.")	34	1174	32	34.	
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Do	163	(4th par. under "National Trophy and Medals for Rifle Contests.")	35	125	50	63.
May 13	166	(last par. on p. 127 through last par. on p. 128.)	35	127-129	34	383, 865. 442, 443.
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Do	166	(3d par. on p. 146)	35	146	Uncodified	
Do	166	(1st par., less words before proviso, on p. 153.)	35	153	34	1102, 1103.
Do	166	(2d par. on p. 153)	35	153	Uncodified	
Do	166	(3d par. on p. 155)	35	155	Uncodified	
Do	166	(last par. on p. 159)	35	159	34	461.
May 20	182		35	171	5	419.
May 27	204		35	399	Uncodified	81a, 81b, 157.
May 28	214	(1st proviso under "Perma- nent Establishment.")	35	430	10	1148.
Do	214	(33d par. under "Buildings and Grounds.")	35	441	10	1093.
Do	215		35	442	Uncodified	64.
May 30	227	(proviso on p. 505)	35	505	Uncodified	SILL THE THE
1909		SHIP I SHOW THE REAL PROPERTY AND ADDRESS.	199	130 (413)	SHULL BELLEVILLE	THE PERSON NAMED IN
Feb. 16	131	13	35	622	34	961.
Mar. 3	251	(7th par. under "Armament for Fortifications.")	35	730	10	1184.
Do	252	(proviso under "Medical Department.")	35	737	10	103,
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Do.	252	(words between 8th and 9th semicolons under "Quar- termaster's Department.")	35	742	10	804.
Do.	252	(1st proviso under "Trans- portation of the Army and Its Supplies.")	35	745	10	12,
Do.	252	(5th and 8th pars, under "National Trophy and Medals for Rifle Con- tests.")	35	750, 751	34 50	540. 70, 71.
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Mar. 23	115	(proviso under "United States Service Schools.")	36	244	10	843.
Do.	115	(words between 10th and 11th semicolons under "Quartermaster's Depart- ment.")	36	252	10	805.
Do.	115	(words between 7th and 8th semicolons under "Trans- portation of the Army and	36	255	10	808.
- 19		Its Supplies.")		I miles		
Do.	115	(proviso under "Ordnance Stores and Supplies.")	36	261	32	43.
Do.	115	(last par. under "National Trophy and Medals for Rifle Contests.")	36	261	10	1222.
Apr. 12	157		36	297	Uncodified	
Apr. 19	174	(1st and 2d provisos, and 8th par., under "Perma- nent Establishment.")	36	312	10	1077.
Do.	174	(38th and 41st pars. under "Buildings and Grounds.")	36	323, 324	10	539, 1163.
Apr. 21	185		36	329	Uncodified	
June 17	297	(2d sentence of 3d par. on p. 508.)	36	508	5	458a.
June 22	331		36	591	5	466.
June 23	370		35	603	32	39a.
June 24	378	(1st 3 pars. on ρ. 606)	36	606	Uncodified	
Do.	378	(2d par. on p. 607)	36	607	34	599.
Do.	378	(1st par. on p. 613)	36	613	34	1128.
Do.	378	(3d proviso on p. 614)	36	614	34	253.
Do.	378	(last proviso on p. 619)	36	619, 620	34	542.
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1911 Feb. 27	166	5	36	957	10 Uncodified	186, 188.
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Do	207	(15th par. under "Pay of Civilians.")	36	1019	10	1082.
Do	209	(proviso under "Medical Department.")	36	1041	10	106.
Do	209	(last par. under "Subsist- ence Department.")	36	1047	10	1253.
Do	209	(3d, 4th, and 5th provisos under "Transportation of the Army and Its Sup- plies.")	36	1051	10	749, 1368, 1370.
Do	209	(proviso under "Construc- tion and Maintenance of Military Roads," etc.)	36	1052	10	994.
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Mar. 4	239	(3d par. on p. 1267)	36	1267	34	390.	
Do	239	(2d proviso on p. 1274)	36	1274	34	527.	
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Dec. 22	6	(2d and 4th pars. under "Back Pay and Bounty.")	37	49	10	866, 867.	
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Lug. 22	329		37	324	5	200.	
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Do	335	(2d and 3d provisos on p. 329.)	37	329	34	994,	
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Do	335	(1st and 3d pars. on p. 331)	37	331	34	184, 195.	
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Do	335	(words after last semicolon under "Provisions, Ma- rine Corps.")	37	352	Uncodified		
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Do	261	7	41	1056	34	441.
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1921	1146	GENERAL SECTION OF THE PARTY OF				See
Mar. 1	88	2	41	1155	10	1257b.
Mar. 3	128	6	41	1352	50	85.
Mar. 4	156	(2d par.)	41	1365	42	43.
Do	166	2	41	1438	5	202.
June 30	33	(2d par. under "Pay of En- listed Men.")	42	74	10	628, 630.
Do	33	(1st 29 words of 2d sentence under "Subsistence of the Army.")	42	77	10	1148.

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1981						964)		
June 30	33	(8th and last provisos under "Transportation of the Army and Its Supplies.")	42	81	50	1369. 179.		
Do	83	(1st proviso under "Clothing, and Camp and Garrison Equipage.")	42	82	10	833.		
July 12	44	2	42	139	Uncodified			
Do	44	8	42	140	5 34	429, 439, 452, 455, 456. 732, 734.		
Oct. 22	113	fig 5 318 July	42	207	34	DANGE STATE OF THE PARTY OF THE		
Nov. 9	199	5	42	213	23	5.		
1922		BT 80 NO	lin I					
Mar. 1	90		42	401	32			
Mar. 8	95		42	415	34	261.		
ALL STREET	99		42	418	10	401.		
Do	100000000000000000000000000000000000000	(last proviso)	37700		State of the second sec			
June 30	253	(1st, 4th, and 5th pers. under "Finance Department.")	42	721, 723	Uncodified	592, 597, 978, 979.		
_				200				
Do	253	(last proviso under "Cloth- ing and Equipage.")	42	729	10	1231.		
Do	253	(fast sentence, less provisos, of par. under "Horses for Cavalry, Artillery, Engi- neers, and so forth.")	42	731		1206.		
Do	283	(1st proviso under "Arms, Uniforms, Equipment, and so forth, for Field Service, National Guard.")	42	749	10 32	362a. 159.		
July 1	259	(1st par.)	42	811	5	443.		
Sept. 14	307		42	840	32	362a, 902, 953. 159.		
Sept. 22	423		42	1032	Uncodified 10	38. 22, 65, 66, 146, 154, 171		
	3.34	STREET	0		1927 Tables	172, 174, 175.		
Dec. 28	16		42	1066	34	599.		
1925	1 1				41 mm 10			
Jan. 22	28	(last 24 words of 5th par.)	42	1142	50	74.		
Mar. 2	178	(3d proviso under "Military Post Exchanges.")	42	1380	10	663.		
Do	178	(2d proviso under "Organ- ized Reserves.")	16	1381	10	368.		
Do	178	(1st proviso under "Pay of Officers.")	42	1383	10	22423		
Do	178	(6th and 13th pars, under "Miscellaneous,")	42	1385	33 34	717, 903. 862a. 912. 65.		
Mar. 4	281		42	1507	10 32 Uncodified	362a, 366. 159.		
1984	1 5	899	139		C TO RESON IS	1111 118		
Apr. 9	86	3	43	90	23	5.		
June 3	244		43	363		47, 50, 62, 153, 156.		

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June 6	275		43	470	10	604, 605, 981, 1026. 42, 124, 154, 193.	
			100		Uncodified.	999.	
June 7	291	(2d par, under "Finance De- partment.")	43	481	10	848. 872.	
Do	291	(last proviso under "Army Transportation.")	43	486	10	1375.	
Do	291	(2d par, under "Ordnance Equipment for Rifle	43	510	32	181,	
Cap. Se	(-140)L	Ranges for Civilian In- struction.")					
1925 Feb. 12	225	(2d par. under "Finance Department.")	43	895, 896	10	848.	
Feb. 28	371	Department.")	43	1075	34	872. 511.	
200, 25	9/1		20	1070	32	4, 47, 66, 132, 133, 134, 171, 172, 173, 174, 175, 176.	
	10.6				Uncodified.		
Mar. 3	411		43	1099	10	328, 329, 330, 331, 975, 976, 1013.	
Do	412		43	1100	10	11.	
Do	413		43	1101	10	977.	
Do	484		43	1255	10	488, 489, 490, 491.	
Mar. 4	536	(less §§ 2 and 26 (last proviso)).	43	1270	34	121, 123, 197, 259, 398, 551, 596, 701, 821, 877, 997, 1091.	
					5	453.	
1926	57	148 44 484	44	208	10	CONTRACTOR OF THE PARTY OF THE	
Mar. 15 Apr. 15	146	(4th and 5th provisos under	44	208	10	654, 654a. 716a.	
Apr. 10	140	"Finance Department.")	22	201	34	914.	
Do	146	(last par. under "Mileage of the Army.")	44	259	10	748a.	
Do	146	(2d proviso under "Militia Bureau.")	44	282	32	143a.	
Do	146	(2d proviso under "Organ- ized Reserves.")	44	283	10	367a.	
Apr. 16	148		44	297	Uncodified.		
Apr. 27	192		44	328	10	1133a.	
May 10	279		44	496	10	334.	
May 11	288		44	531	32	362a. 159.	
May 13	289		44	531	10	1029, 1030, 1031, 1032.	
May 17	302		44	557	34	847a, 847c, 847d. 882a, 882c, 882d.	
Do	313		44	562	10	1351, 1352.	
May 19	333		44	564	10	971a.	
Do	334		44	565	34	540. 441a.	
Do	- 335		44	565	Uncodified.		
May 21	355	(provise of 4th par. on p. 611.)	44	611	34	897.	
May 28	417		44	673	Uncodified.	42, 64, 65, 145, 146.	
June 1	435		44	680	10	1209, 1210.	

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Do	494		44	704	10	628-1.	
Do	495		44	705	10	535.	
June 10	530		44	725	34	642.	
June 24	668		44	764	34	735, 749, 749a.	
		J1988	1.00		5	421a.	
July 2	721	(less § 10 (r))	44	780	10	38, 291, 291a, 291b 291c, 291d, 291e, 291g 292-1, 292a, 294, 300 310, 1026, 1428, 142b	
					34	364a.	
					Uncodified	99.00	
July 3	774		44	888	34	285a, 671a.	
Do	781		44	891	10	1393.	
Do	803		44	914	10	1093a.	
Do	807		44	915	10	292c.	
Dec. 15	10		44	922	50	62b.	
1927		and the same			House a		
Feb. 14	128		44	1094	10	1138.	
Do	129		44	1095	10	1318.	
Do	130		44	1095	32	181a.	
Do	134		44	1096	34	1395. 608.	
Mar. 3	310	大学	44	1356	10	55220 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Do	383		44	1404	32	604a, 604b.	
Mar. 4	501		44	1416	10	596.	
1928		超					
Feb. 25	104		45	148	34	524a.	
Mar. 7	141	ATRACE TO THE COLUMN TO THE CO	45	245	10	1206a.	
Mar. 8	153		45	249	10	903.	
Mar. 9	161		45	251	10	442.	
Apr. 6	321		45	406	32	22.	
Do	322		45	407	32	154.	
Apr. 21	397		45	440	32	42.	
May 11	522		45	498	34	71, 73, 285.	
Do	523		45	498	34	224.	
Do	524		45	498	34	244a.	
May 12	528		45	500	10	1415a, 1415b, 1415e.	
Do	529		45	500	32	154.	
Do	530		45	501 509	50	386a.	
May 14	544 579		45	573	10	81.	
May 16 May 21	647		45	618	10	38.	
Do	650		45	620	34	183a.	
Do	656	(3d proviso on p. 633)	45	683	Uncodified	10001	
May 22	676	(ou provide ou p. oodystatti	45	698	10	875a.	
Do	685		45	710	34	943.	
Do	688		45	712	34	885.	
May 23	713		45	718	10	596.	
Do	716		45	720	10	9518.	
May 24	786		45	737	10	1093a.	
Do	737		45	737	10	1093b.	
May 26	785		45	773	5	150p.	
May 28	816		45	786	32	181a, 181b, 181c.	
Do	820	***************************************	45	788	34	1037.	

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May 29	853	(last par. under "Ordnance Establishment,")	45	928	50	83.	
Do	901	(pars. 27, 33, 37, and 60)	45	988, 989	10 34	1287, 1453. 600.	
Do	902		45	996	10	77. 953a.	
Dec. 10	18		45	1018	5	9338. 4278.	
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1929	- 285						
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Do	85		45	1084	24	204.	
Do	86		45	1090	34	771, 772,	
Jan. 28	109		45	1142	34	396.	
Feb. 5	151		45	1150	34	91.	
Feb. 15	209		45	1180	34	331a.	
Feb. 21	288		45	1254	10	756a.	
reo. 21	200		20	1204	34	896a.	
Feb. 28	366	(1st proviso under "Finance Department.")	45	1353	10	801, 803.	
Mar. 1	429	Department.	45	1430	34	546b.	
Mar. 2	454		35	1482	34	226.	
Do	524		45	1505	10.	654, 654a.	
-55/(531),75	021		10	1000	10	004, 0048.	
1930 Apr. 4	104		46	140	10	515.	
mana					34	251a.	
May 12	243	48 900 000000000000000000000000000000000	46	268	34	944.	
May 23	311		46	375	34	751a.	
June 11	462		46	556	34	773.	
Tune 20	554	A4445	46	790	10	937.	
Tune 21	563		46	793	10	1028a, 1028b.	
	11 2 11				34	399c, 399d.	
une 24	592		46	805	5	460a.	
une 28	711	(less § 1)	46	829	32	47b.	
Do	712		46	829	10	1450.	
1951							
Feb. 14	184		46	1111	34	1091a.	
Feb. 21	268		46	1203	5	150j-1, 150j-2, 150j-3.	
	1000	Market Street Control of the Control	1000		Uncodified		
Mar. 3	397	1	46	1482	Uncodified		
Do	429		46	1502	10	983.	
1982		Marie Land Land Land	tion!			THE TOWN TO SERVICE	
Mar. 8	73		47	62	10	1212.	
May 6	170		47	149	34	12.	
une 30	318	(2d proviso on p. 424)	47	424	5	419a.	
Do	327		47	451	34	916a.	
Dec. 23	8	••••••••••••	47	751	34	546d.	
1933	(0.11	30 KS05-27					
Feb. 14	51		47	800	10	1375b.	
Feb. 28	137		47	1369	5	150p.	
Mar. 2	184		47	1423	34	902a-902d.	
Do	187		47	1424	10	1375b.	

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May 25	37		48	73	10	486a. 1057a.
	5,361	THE COLUMN TWO ISSUES	25		46	1126a.
June 15	87	***************************************	48	153	10 32	38, 457, 513. 4, 4b, 5, 31, 66, 112, 113, 113a, 114, 115, 123,
Result V		A 100				124, 125, 132, 133, 134, 160, 171, 172, 173, 174, 175, 176.
1934		1000 1 36 1 3601	350		JOHN STREET	CONTRACTOR OF SEASON
Mar. 5	44		48	396	10	1408a.
Mar. 27	95	(less § 1; and less § 2 (1st par., less 2d proviso).)	48	504	34	311. 495, 496, 497.
May 26	353		48	806	10	1078a.
May 29	367		48	811	34	621, 626b, 665.
Do	368	old Land State of	48	814	34	12, 286g, 286h, 286l, 313a, 348u.
Do	369		48	815	50	620.
June 26	751		48	1222	10	875a.
1935	149	(196 S	40			1 34M
Apr. 25	82		49	162	34	358a.
Do	83		49	162	34	217b.
May 14	109		49	218	10	540.
	=				34	4418.
June 6	181		49	326	34	64.
June 15	256	36	49	377	34	1028a. 399c.
Do	257		49	377	.10	951b.
June 19	277		49	391	32	4, 42, 114, 123, 172.
June 24	291	8	49	421	10 34	756b. 896b.
July 22	402		49	487	34	3, 13, 14, 2861, 732a, 883.
July 26	418		49	503	10	1594a.
July 31	422	(less § 5 (3d proviso), and less § 5a.)	49	505	10	292d, 943a, 971b, 1028d.
Aug. 12	511		49	610	10	1343a, 1343b, 1343c, 1343d.
Aug. 29	803		49	959	34	12.
Aug. 30	826		49	1013	80	62c,
Do	830	Land Court 7 cloc	49	1028	10,	456.
1936	1	70°	88			The state of
Jan. 16	3		49	1092	34	1073-1073e.
Feb. 12	68		49	1137	10	145a-1.
Feb. 27	89		49	1144	34	1033a.
Apr. 11	207		49	1202	32	181b. 669b.
May 1	252 333		49	1249 1263	5	430a.
May 6			49	1507	10	455a, 455b, 455c, 455f.
June 15	547		40	1007	32 Uncodified	164a, 164b, 164e.
June 16	587	(less § 2)	49	1524	10	291c, 291e, 292a-2, 292a- 3, 292b-2,
June 20	629	-040 AX -000	49	1545	10	7168.
- 4110 20	0.20		15	- 104	34	914.

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Fune 24	747		49	1900	10	,981,	
		800H			34	999.	
June 25	812		49	1926	10	311.	
		MARKET CONTRACTOR OF THE PARTY	34	-	34	496.	
June 26	839		49	1974	10	181a.	
1937	101	100 to 12 to	+55			3 64 1 1	
Mar. 4	26		50	25	5	419b.	
Apr. 14	78		50	63	34	533.	
Do	79		50	63	50	61.	
May 15	193		50	167	10	1259.	
July 8	441		50	473	10	486a.	
-	-	99 10 10 10	100		34	10578.	
	P 91	Sept. 10 - 12	100		46	1126a.	
July 27	525		50	535	10	11928.	
July 30	545	4	50	549	10	1429.	
	-	WHITE - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		10000	34	3648.	
Do	547		50	550	34	3990-1.	
Aug. 6	569		50	563	34	821.	
1958			1000				
Jan. 29	12	The second second	52	8	10	953a.	
Mar. 26	52	(less § 2)	52	119	34	1116, 1118-1120.	
	167	(less § 2)	52	220	10	1026.	
Apr. 22			100000000000000000000000000000000000000	-	10		
May 16	219 243	3, 5, 6, 8-12	52 52	354	34	894. 498e, 498g-498k, 749b.	
May 17	1	3, 5, 6, 8-12	17.5	402, 403	10	38.	
June 3 June 11	319		52 52	610 641	10	291.	
	337		0.774	1.000	34		
June 15	387		52	685 707	Commence of the Commence of th	286h-1, 286h-2.	
June 16	458		52	1,03000	50	91, 92, 93, 94.	
June 22	567	***************************************	52	839	5	4258.	
Y OF			***	1100	34	6858.	
June 25	688	and and and one one days ad	52	1173	32	428.	
Do	690	201, 202, 204, 205, 206 (less 3d and 5th provisos), 207, 208,	52	1178-1181	34	854, 854a, 854o-854g, 855o.	
June 30	OFS	304.	52	1252	34	524.	
	851	The second secon	02	1202	01	02%.	
1939				1100	Total Indian	The last of the case	
Apr. 3	35	(less § 11)	53	555	10	291, 2920-1, 298a, 296b, 311, 312, 456.	
	1	1,000	2877	1000	34	496.	
	62 PROBE	108/	92	1	50	94.	
	1100	ARRIVAL CARREST SERVICE	50.0		Uncodified		
Apr. 25	87		53	590	34	556.	
Apr. 26	89	2, 3	58	619	34	498d-1.	
May 12	127		83	740	10	1026.	
May 31	161		53	796	22	259.	
June 8	195		83	814	34	1035a.	
June 10	196		58	814	34	533.	
July 14	267		58	1001	10	631.	
Do	280		53	1002	10	38.	
July 15	282		58	1042	10	455e.	
	The second second				32	164d.	

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Do	287		53	1044	10	902a.	
Do	289		53	1045	10	577.	
July 25	338		53	1074	10	484a.	
Do	349		53	1079	10	456.	
Aug. 2	410	22-25 [added]			Uncodified		
Aug. 5	448	***************************************	53	1210	34	1106, 1107.	
Do	453		53	1213	10	292b-3.	
Aug. 7	511		53	1239	5	220, 221.	
1940			-		-	201 21 2000	
Feb. 12	27	(proviso under "Air Corps").	54	25	10	298c.	
Mar. 14	53		54	50	34	908. 628-1.	
Mar. 15	61 65	***************************************	54 54	53 54	34	628-1.	
Mar. 18	1000	Con last manufact	92.5	162	34	854e.	
Apr. 25 May 2	153 182	(less last proviso)	54 54	176	10	866a, 866b, 866c, 866d	
		Solid Street, and Mr. Did.		***		866e.	
May 14	194		54	213	10	634.	
May 27	212		54	221	34	331a.	
Do	219		54	223	10	1086.	
June 13	343	(1st proviso under "Travel of the Army.")	54	356	10	53, 746.	
Do	343	(1st proviso under "National Guard.")	54	371	32	42.	
Do	344	(less 2d proviso of § 3)	54	379	10	943a, 971b.	
Do	346		54	382	10	1015.	
Do	351		54	385	10	1133a.	
June 14	364	3, 5, 7-11	54	394	34	498g-1, 4981, 601, 749c.	
June 15	374		54	400	34	639a.	
Do	375		54	400	34	736, 7490-1.	
June 19	398	*************************	54	491	5	150p.	
June 20	400		54	492	5	421h, 429, 430b, 435, 440 441a, 448, 448a, 448b	
June 25	420	1	54	527	34	3, 84.	
June 28	440	14	54	681	10	1262a.	
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July 2	508		54	712	5	189a, 653.	
					10	621a.	
650,00		sile is the later.	168		50 App	701, 1171, 1172.	
			1		Uncodified		
Do	519		54	726	10	381.	
July 19	644	3, 8	54	780	34	493a, 495a, 749d.	
Aug. 27	694		54	864	34	691d, 737, 737a, 738 855e-1.	
Sept. 9	717	(last proviso under "Military Posts.")	54	873	10	1336a.	
Do	717	101	54	875	10	513.	
Do	717	103	54	875	50 App	1171.	
Sept. 11	718		54	884	34	821.	
Sept. 24	729		54	959	Uncodified		
Oct. 4	742		54	963	10	291, 291a, 291b, 291c 291e, 291g, 292-1, 294	
2 1		Will district the last of the				300.	
Oct. 8	756	(4th proviso under "Military Posts.")	54	968	10	1336a.	

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Do.	765		54	1023	34	853c-1, 853c-2, 853c-2a 853c-3, 853c-4.	
Oct. 14	858		54	1116	Uncodified	1026.	
Do.	875	(less § 4)	54	1134	10	455e. 42, 62, 156, 164d.	
Oct. 15	885		54	1177	10	277.	
Oct. 17	891		54	1192	10	937.	
Oct. 21	904		54	1206	32	194.	
1941							
Jan. 29	1	CONTRACTOR OF THE PARTY OF THE	55	3	34	487.	
Mar. 17	17		55	43	34	21.	
May 13	113		55	189	10	535.	
June 3	165	(less § 6)	55	239	10	296a, 297a, 299, 303, 304, 304a, 304b, 308a.	
Do	167		55	241	10	298a-1.	
June 6	175		55	246	34	1033a.	
Do	176		55	246	34	554, 555.	
June 24	231		55	260	34	493b.	
Do	232		55	261	34	1131, 1132,	
June 30	262	(4th proviso under "Finance Department,")	55	369	10	535.	
Do	262	(last proviso under "Mili- tary Posts.")	55	375	10	1336a.	
Do	263	5	55	395	10	957.	
July 3	275		55	577	10	298a.	
July 14	292		55	589	34	1036-1.	
July 24	320	(less § 7 (b))	55	603	34	350-350k.	
July 29	325		55	606	10	622.	
Aug. 18	362		55	626	50 App	351-362.	
Do	363		55	628	32	194.	
Do	364	1, 4, 5	55	629, 630	34	181, 181a, 201a, 692, 692a.	
Aug. 21	384		55	651	10	591, 591a, 593, 593a, 594, 599.	
Aug. 25	409	201	55	680	5	471.	
200			-		10	921.	
100 110	(F) (E)	(68) I			34	865b.	
Sept. 22	414		55	728	Uncodified	0070.	
Sept. 26	425		55	733	10	456a.	
			00	100	38	12.	
Oct. 30	465		55	758	10	1304.	
Nov. 5	468		55	759	34	841a-841h.	
Nov. 21	483		55	775	10	1371a.	
Do	493		55	776	Uncodified	10.14.	
Dec. 1	552	alta de la companya della companya della companya della companya de la companya della companya d	55	787	10	181b.	
Dec. 10	562		55	796	10	456.	
Dec. 12	566		55	797	10	628a.	
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Do	43		56	51	34	557.
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Feb. 21	106		56	97	34	902a.
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May 13	303		56	276	5	429, 446.
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Do	331		56	310	10	1151.
Do	340	13	56	317	50 App	1171.
June 6	382		56	328	10	1393.
June 16	418		56	371	34	749e, 749f.
June 19	419	1	56	371	34	915.
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June 27	451		56	422	34	338-338g.
June 30	461		56	463	50 App	701.
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July 3	484	(last proviso on p. 646)	56	646	34	528a.
July 8	493		56	649	10	299a, 299e, 304a, 308a.
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Oct. 6	280		56	769	10	1337a.
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June 2	172		59	230	10	1137.	
June 9	181		59	235	10	385a.	
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Tune 30	205		59	270	50 App	701.	
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Do	624		62	604	5	171p, 171r, 230, 476, 626t.
Do	625	2, 4 (a) (words between semi-	62	605, 608,	10	159. 61a, 62a, 65, 652a.
		colon and proviso of 6th par., and last par.), 4 (d) (3), 4 (f), 8, 20 (last sen- tence), 201-249.		614, 627	50 App	452, 454, 458, 470.
Do	632	(2d proviso under "Finance Department.")	62	650	10	2910-1.
June 25	645	1(1232)	62	761	18	1232.
Do	650		62	1015	10	181c.
June 26	677		62	1052	Uncodified	
June 29	708	(less §§ 107 and 203 (f))	62	1081	10	580, 581, 582, 583, 584, 585, 587, 594, 943a, 971b, 1001, 1002, 1003, 1004, 1006, 1007, 1036, 1036a, 1036b, 1036c, 1036d, 1036a, 1036d,
	361.36				34	1036g, 1036h, 1036i. 440h, 440i, 440j, 440k, 440l, 440m, 440n, 440o, 440p, 440q.

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June 29	714	100 1	62	1094	10	1055, 1056, 1057, 1058, 1059, 1060.	
Do	715		62	1095	50	1083–1088. 481.	
1949		(A)					
Mar. 12	18		63	12	34	61.	
Mar. 17	23	***************************************	63	14	34	429.	
Apr. 14	50		63	45	5	150e, 150f, 150g, 150h, 150i.	
Do	52		63	47	34	410b-1, 440h-1.	
May 7	95		63	65	5	626c-1, 626c-2, 626c-3.	
May 24	139	15 (b)	63	91	10	1393.	
June 10	192		63	169	10	337, 338, 339, 340.	
June 13	199		63	175	10	291, 291a, 291b, 291f-1, 291f-2, 291g, 292-1, 300.	
			100		34	735a, 735b.	
June 20	225	(less § 4)	63	201	10	456, 456-2.	
	-				32	160a, 160c.	
	1000		100		34	8550-1, 8550-4.	
June 25	248		63	277	34	410j (b).	
June 29	278	(2d par. on p. 300)	63	300	5	463.	
Do	278	(6th par, on p. 301)	63	301	34	461.	
July 13	332	(less applicability to Na- tional Advisory Commit- tee for Aeronauties.)	63	410	5	171p, 171r, 230, 476, 626t.	
					50	159.	
July 16	341		63	444	10	1561.	
July 25	360	And the second second	63	478	34	416.	
Aug. 1	372		63	483	5	150m, 150n, 150o.	
Aug. 4	393	1 (41), (43), (351), 6, 8, 9,	63	497, 498,	10	486a, 628a, 717, 1028b.	
	-0.00	11-14, 16, 18.	A.F.	508, 546,	14	41, 351.	
	and the same of		150	559, 560	33	862a.	
				000,000	34	185, 228, 338g, 399d, 423, 537, 912, 941a, 1057a.	
200	1200	STATE OF STA			42	65.	
					46	1126a.	
Aug. 5	402	1	63	567	34	211a (o), 211c, 306f (d) (2), (5), 306t.	
Aug. 8	403	5	63	576	5	626s, 626s-1, 626s-2.	
	r Jane		1,000		10	1269, 1269a, 1269b.	
			100		34	553a, 553b, 553e.	
Aug. 10	412	7, 8, 9, 10 (a) (last sentence of 301 (b)), 10 (b), 10 (c) (the words "Secretary of De- fense, the"), 11 (402), 11 (410), 12 (b), 12 (d), 12 (h).	63	581-586, 590-592	5	1710-2, 171e, 171f, 171g, 171h, 171i, 171j, 172a, 172i, 181-2, 411b, 420a, 421a, 421b, 626, 626a,	
	PHOTO IN	(210), 12 (0), 12 (0), 12 (0).			Uncodified	626b, 626c.	
Aug. 18	476	MARK THE RESERVE THE THE STATE OF THE STATE	63	614	10	486a.	
Aug. 18	4/0		63	014		AND SECTION AND ADDRESS OF THE PARTY OF THE	
3611 FET A	Stall.	Hdta Land Land			34	1057a.	
Sent 7	147		69	400	46	1126a.	
Sept. 7	547		63	693	10	1036a, 1036b.	
Oct. 5	596	02	00	W0.0	34	4401, 440j.	
~~~	661		63	702	34	228b.	
Oct. 10	001		63	737	10	499a, 499b.	

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Do	681	501 (f)	63	827	10	422. 154.		
		506	100		37	301.		
Do	681		63	828 830	37	306. 312.		
Do	681	512	63 63	832	37	312.		
Do	681	516	63	833	34	701.		
	681	The state of the s			Uncodified			
Do	681	519	63	834	37	010.		
Do	681	520	63	834	37	919.		
Do	681	522 (a)	63	835	42	410n.		
Do	681	522 (c) (as applicable to § 412 (a)).	63	836	Uncodified			
Do	681	524	63	836	37	112c.		
Do	681	527	63	837	34	850c.		
Do	681	528	63	837	10	303, 304, 304b.		
Do	681	530	63	837	32	4b.		
Do	681	531 (b) (10), (15), (17), (18), (21), (27), (28).	63	838, 839	34	274, 277, 512, 514, 644. 350e.		
Oct. 15	695	1 (words after 2d semicolon)	63	880	5	181-2, 411b, 626a.		
Oct. 29	787	(proviso of 2d par. on p. 1007)_	63	1007	34	1020m.		
Do	787	617	63	1020	10	825.		
Do	787	621	63	1020	5	171t.		
1950		1000				Total 100 100 100		
Feb. 25	37		64	10	5	466.		
Mar. 16	60		64	19	32	170.		
Apr. 17	89		64	44	10	940, 9408.		
May 3	154		64	103	Uncodified			
May 5	169	1°, 6-11, 13, 14 (f)	64	107-147	5	150j.		
		Control of the same			10	15a, 507, 507a, 629, 652s		
		The second second			34	264-266, 389, 623c, 1066		
	gain san	(2)			50	551-556, 561-568, 571 576-581, 586-593, 601 606, 611-629, 636-639 646-663, 671-728, 731		
	(S), 200				The second	739, 741.		
May 10	175	(95)	64	158	37	285.		
May 16	186	(less § 3 (I))	64	160	10	166a, 166b-1, 166b-2 166c, 166d-1, 166		
	ANTE SE	Office and office of	5.0		34	166g, 166i. 43g, 43h.		
May 22	191	Marie Control of the	64	186	10	604a, 604b.		
Do	193		64	187	10	19.		
10	100		02	-01	34	217a-2, 350k, 593a.		
June 2	217	3 Chatteranti	64	195	10	445.		
June 23	344	(less § 2)	64	250	34	211a (r), 306 (a), 306 (a) (1), 306c (a) (8) 306d (a) (2), 626 (b) 626-1 (b), (l) (2), (m) (q-u), 410l (a), (b)		

^{*} Repeal of section 1 of the Act of May 5, 1950, ch. 169, is effective on the effective date of chapter 47 of title 10, United States Code, enacted by section 1 of this Act.

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	2 AV 3				10	1a, 1b, 1c, 1d, 1e, 1f, 1g, 19a, 21a, 21b, 21c, 21d, 21e, 21f, 21g, 21h, 38, 61-1, 81-1, 177, 231a, 316-1, 456,
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		Septiment .	Pro-		24	58.
		AND THE RESERVE OF THE PARTY OF			34	539, 540, 541.
		(A)	- 5	Talks 6	50 Uncodified	64, 66, 68, 70.
June 30	421	4004 j	64	303	10	1092a, 1092b, 1092c, 1092d.
T-1- 10	454		0.1	321	5	10368, 1039, 1047-1049.
July 10	202		64	321	10	235, 235a, 628, 628a. 20, 20a, 20l, 20l, 20r, 20s, 20t, 481.
		Market Commence of the Commenc		Mark S	Uncodified	
July 27	501		64	379	Uncodified	***************************************
Aug. 8	647	(2d sentence of 3d par.)	64	420	34	498m.
Sept. 11	945		64	829	50	881, 882, 883, 884, 885, 886, 887.
Sept. 27	1052	(last par. under "Depart- ment of the Navy.")	64	1061	5	471.
			65	31,8943	34	865b.
Do	1058		64	1072	32	194.
Do	1059	1 (14), 2	64	1074	50 App Uncodified	470.
Sept. 29	1111		64	1082	50	329.
Do	1112		64	1082	50	324, 352.
1951	5555			Services division		Service Control
Jan. 6	1213	704, 706	64	1235, 1236	5	171v, 171w.
Mar. 10	4	4	65	4	34	493a-1.
June 19	144	1 (b), 1 (d) (words between semicolon and proviso of 6th par., and last par.) 1 (g)	65	76, 78, 79	50 App	452, 454.
all of	TE JUST	(last par.), 2 (a).	Charles T			
June 30	196	(less § 1 (h))	65	108	34	3d, 5a (g), 211a (n), 306 (a), 350d (a), (b), 626-1 (f).
July 30	254		65	130	10	628,
Aug. 3	287		65	151	34	902d.
Aug. 22	340	1	65	196	34	1149a. 1052a.
Sept. 15	402		65	323	10	1393.
Sept. 19	407	(less § 310 (b) (1st sentence))	65	326	10	626-1, 626-2, 626c. 1801, 1802, 1803, 1804, 1805, 1806, 1811, 1812, 1813, 1814, 1815, 1831, 1832, 1833, 1834, 1835,
	1 10		- 1		4,34,6	1836, 1837, 1838, 1839,
		The second of the	1 20	3-		1840.

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1951						7.0880	
Sept. 28	434	601-606	65	365, 366	ð	626s-3,	
At an a	Nr. 8154				10	1270.	
SETTLE STEEL	all as	Balling In the second leading			34	522a.	
or stand	ALCO LOSTE	ented to d			40	551, 552, 553, 554.	
Oct. 11	484		65	387	10	1305.	
Oct. 18	513		65	450	5	456e.	
Oct. 20	524		65	572	10	1861, 1862, 1863, 1864, 1865, 1866.	
Oct. 25	562	4 (2), (3)	65	640	5	196, 197.	
Do	563	101	65	641	50	171-1.	
					Uncodified		
Do	588		65	655	5	191a, 275.	
Oct. 31	652	(as applicable to § 4 (c) of the Act of Feb. 19, 1948, ch. 65.)	65	700	41	153.	
Do	654	2 (2)-(8), (21)-(23), (26)-(28);	65	706-709	5	150p, 207a, 218, 626l.	
DARP-O	AT HERE	3 (2), (5); 4 (5), (6).			10	1209, 1213, 1214, 1259, 1262.	
100	101 -20	E ABILL AT THE	10		32	45.	
10.75	E. 107	Angel Lander			34	492, 546b, 546d, 546f, 546g, 555a, 555b.	
		\$4000mm15			50	64, 66, 68.	
Do	655	53	65	728	10	1393.	
1952	100	100	Ker			The Inner	
May 19	310	1 (e) (as applicable to the Act of Oct. 12, 1949, ch. 681,	66	80	10 34	301, 303. 850e,	
Do	310	§§ 527, 528). 4 (as applicable to the Act of Oct 12, 1949, ch. 681, § 412.)	66	80	37	282.	
May 26	364	Oct 12, 1919, cm. cor, 2 112./	66	94	50	62.	
June 24	457		66	155	10	81-2.	
3 tttto 24	201		00	200	34	21e.	
June 28	479		66	282	5	171f, 411a (e).	
July 1	539		66	318	5	173, 173a, 173b, 173e, 173d, 173e, 173f, 173e, 173f, 173f, 173f, 178f, 1	
July 3	548		66	321	31	222c, 222d.	
Do	570	1 (a) (4), 2 (c)	66	331, 334	31	223b.	
~ 0	0.0	- (0) (0) - (0)		No Action	50 App	1171.	
July 9	608	(less §§ 244, 257 (e), 804 (b))	66	481	5	181-3.	
					10	1a, 1b, 371, 371b, 371c, 375, 376, 425, 513.	
101.10	(C)				32	4, 4b, 112, 113, 114, 115, 123, 124, 125, 132, 133, 156, 172, 173, 175, 176.	
		1000 3 82 884	100		34	429, 854d.	
Aler Mix	30 d 1	mento ut tols	16		50	901-905, 921-936, 941- 956, 961-967, 971-975, 981, 982, 991-993,	
		NAMED IT TO STATE OF	(01)		Contract of the	981, 982, 991-993, 1001-1010, 1021-1024,	
AUNI AU	of America	3-600 31 148 3-600 10 10 10 10	584		2 10 10 10 10 10 10 10 10 10 10 10 10 10	1041-1053, 1071-1074, 1091-1093, 1111-1124.	
ALC: UN	F-Setta				Uncodified	2002 10003 1111 1181	
Tealer 10	490	609, 638	66	532, 537	10	895.	
July 10	630	00% 000	00	00#, 001	41	162.	
. Do	854		66	575	10	877.	
	004		00	010	34	800.	

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July 12	698	A48	66	590	10 34	1036a. 440i.	
July 14	726	408	66	625	5	171z.	
July 16	882		66	625	5	235b, 235c, 235d, 235e, 235f, 235g, 235h, 475g, 475h, 475i, 475j, 475k, 475f, 475m, 628b, 628c, 628d, 628e, 628f, 628g, 628h.	
1953		- Partie of the Control of the Contr		1/22			
Mar. 14	7		67	6	Uncodified		
Mar. 31	.13	(As applicable to the Act of July 3, 1952, ch. 570, \$2 (c)).	67	18	31	223b.	
May 27	67		67	34	34	555d, 555e.	
Do	69	1.4000	67	35	10	386.	
Do	71		67	36	10	166, 166a.	
	- 08		1200	(50)	34	43c.	
June 30	172	(As applicable to the Act of July 3, 1952, ch. 570 \$ 2 (c)).	67	132	31	223b.	
July 6	180		67	140	10	1028b, 1393. 399d.	
July 16	203		67	175	10	943a, 971b.	
July 17	220	1 (a)-(d)	67	176	10	491a, 491b, 491c, 612. 285b, 285c, 285d, 285e.	
Do	222	1-3, 7	67	178, 179	36	12, 17, 17a, 17b.	
Do	226	1-2	67	180, 181	34	1086. 1091a.	
Aug. 1	303		67	317	31	222c.	
Do	305	606, 609, 624 (last proviso), 643, 645 (5th and 7th	67	350, 353, 357	5	174b. 1287.	
	OUT OF	clauses).	100		31	649b.	
	TE				32 50 Uncodified	196. 65.	
Aug. 8	390		67	499	10	1241. 533, 533a.	
Do	393		67	501	37	371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381.	
Do	398		67	521	10	385b.	
1954	100	1,84					
Mar. 23	103		68	30	10	156a.	
Apr. 1	127	2, 3(a), 5, 7, 8	68	47, 48	34	1092c-1, 1832, 1851, 1852 (a), 1854, 1856. 1057-1.	
Apr. 29	176		68	64	37	372.	
May 5	180	(less § 401)	68	65	10	506d-1, 506d-2, 506d-3, 506d-4, 1843-1850.	
May 27	225		68	141	5	5a (a), (f), (g), (k), 5a-1, 5a-2, 626-1(a). 626 <i>l</i> , 626m.	
+	1 220		08	191	1 0	0204, 020111.	

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May 29	249	(less §§ 14 (b) (3), 14 (g), 19 (h))	68	157	10	591, 591a, 593, 594, 600, 600a-600r, 631a.	
	Der Alex	AND A SECOND			34	135-135e, 135g, 259a, 283, 330-330g, 430-	
12077-100	2101, 22	1000				430d.	
June 3	251		68	168	34	1092a. 1036a.	
June 4	264	3	68	176	34	555f.	
June 18	311	((b) as applicable to §312 (h)).	68	256	34	4101.	
June 30	432	732	68	356	10	1058.	
				-	34	1086.	
Do	433		68	357	10	506c, 506c-1, 559.	
July 6	462		68	451	32	49.	
July 15	507	(less §§ 7 (b), 14 (a), 14 (b), and 15.)	68	478	δ	2151-2163.	
Do	513		68	485	10	908a, 908b, 908c.	
		17,001		-	34	937, 938, 939.	
July 16	531		68	485	5	6267.	
July 19	537		68	492	Uncodified		
Aug. 3	652		68	649	5	181-4, 181-5, 421a-1, 626, 626-1, 626-2.	
Aug. 21	783		68	758	10	61-1, 65-70c.	
Aug. 23	822		68	763	34	30a-1.	
Aug. 27	1014		68	880	32	47.	
Aug. 28	1039		68	896	10	389, 390.	
Aug. 30	1076	(clauses 16, 21)	68	967, 968	34	466. 1076b.	
Aug. 31	1151	Laboration and the contract of	68	1006	Uncodified		
Sept. 3	1263	8 (the words "Secretary of	68	1228, 1229,	5	171j, 475c.	
		Defense, the"), 12, 20.	1.50	1233	10	877.	
1955		A 500 .00		destries	2007 309 200	39. 31030	
Mar. 2	9	1 (1)	69	9	50	654.	

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#### c. Reorganization Plans

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Approved August 10, 1956.

#### SCHEDULE OF TYME ESTEVED

o. Reprogrammation Flores

Approved August 10, 1936.